

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH DAKOTA

GENERAL ORDER RE: DISCHARGING JUDGMENTS

IT APPEARING S.D.C.L. § 15-16-20 is being repealed effective July 1, 2012, thus ending this Court's involvement in the State of South Dakota's procedure for discharging judgments voided in bankruptcy; now, therefore,

IT IS HEREBY ORDERED, effective July 1, 2012, Bankr. D.S.D. R. 4072-1 and attendant Appendices 4M, 4N, and 4O; the phrase "and except as provided by Bankr. D.S.D. R. 4072-1(c)," in Bankr. D.S.D. R. 9021-1(a); the phrase "a motion to discharge judgments," in Bankr. D.S.D. R. 9072-1(a); and that portion of Appendix 2J referencing a motion to discharge judgments are repealed.

So ordered this 21st day of June, 2012.

BY THE COURT:



Charles L. Nail, Jr.
Bankruptcy Judge