UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF

CLAUDE BURTON CRAMER,

CASE NO. BK80-1020

DEBTOR

FIRST LOAN COMPANY, INC.,

Plaintiff

VS.

CLAUDE BURTON CRAMER,

Defendant

## MEMORANDUM AND ORDER

The plaintiff, First Loan Company, filed an objection to its designation in the debtor's schedules as an unsecured creditor. Plaintiff requests a finding that it is a secured creditor due to an order of attachment which was executed on

Lot Five (5), Block Ninety (90), Wheeler's and Bennetts Fourth Addition, City of Grand Island, Nebraska

on April 17, 1978.

The order of attachment is valid on its face and was issued pursuant to a cause of action in state court based on contract. That action culminated in a judgment for plaintiff which is now final. Plaintiff's objection is valid and its request is sustained. Accordingly, it is

ORDERED that the claim of the plaintiff be, and it hereby is, allowed as a secured claim.

DATED: September 8, 1980.

BY THE COURT:

U.S. Bankruptcy Judge

Copies mailed to each of the following:

Michael J. Murphy, Attorney, P. O. Box 71, York, Ne. 68467 Thomas Wagoner, Attorney, P. O. Box 1585, Grand Island, Ne. 68801 Home Federal Savings & Loan Ass'n., 221 S. Locust, Grand Island, Ne. 68801 Milton Codner, Gibbon, Nebraska