

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF NEW YORK

IN RE:

MITCHELL CONKLIN
MARY CONKLIN

CASE NO. 92-63024

Debtors

DAVID G. KLIM, as TRUSTEE for
MITCHELL CONKLIN AND MARY CONKLIN

Plaintiff

vs.

ADV. PRO. NO. 95-70105

ST. LAWRENCE VALLEY EDUCATIONAL
TELEVISION COUNCIL, INC.; WNPE-16 TV;
WNPI-18 TV; FAYS DRUG COMPANY INC.,
a/k/a FAYS, INC.; WILLIAM J. SAIFF, JR.,
individually and doing business as SAIFF'S ROD
AND REEL CHARTERS

Defendants

ORDER AMENDING AND SUPPLEMENTING
MEMORANDUM-DECISION, FINDINGS OF FACT, CONCLUSIONS
OF LAW AND ORDER DATED FEBRUARY 24, 1997

On February 24, 1997, this Court issued a Memorandum-Decision, Findings Of Fact, Conclusions Of Law And Order ("Memo-Decision").

On page 3 of the Memo-Decision the last full paragraph reads "As of the date hereof, the U.S. District Court for the Northern District of New York has not entered an order either accepting, rejecting or modifying the Memorandum-Decision of this Court dated June 20, 1996. Thus, the settlement has not been consummated."

In fact, that paragraph was erroneous and should have read:

On **December 6, 1996**, the United States District Court for the Northern District of New

York, Hon. Thomas J. McAvoy, Chief Judge, signed an order accepting the Memorandum-Decision, Proposed Finding of Fact and Conclusions of Law entered by this Court on June 20, 1996. Thus, the Settlement as recommended in that Memorandum-Decision, Proposed Findings of Fact and Conclusions of Law may now be consummated.

No other portion of the Memo-Decision of February 24, 1997 is to be amended or supplemented except to the extent that the Defendants relied upon the status of the Memo-Decision of June 20, 1996 as it existed prior to December 6, 1996 in opposing the motion of Robert J. Miletsky, Esq.

IT IS SO ORDERED.

Dated at Utica, New York

this 7th day of March 1997

STEPHEN D. GERLING
Chief U.S. Bankruptcy Judge