SO ORDERED.

SIGNED this 11th day of April, 2011.



LEIF M. CLARK
UNITED STATES BANKRUPTCY JUDGE

United States Bankruptcy Court

Western District of Texas San Antonio Division

IN RE

MARK R. TRAVIS & APRIL D. TRAVIS

DEBTORS

FIA CARD SERVICES, N.A. (F/K/A/ MBNA AMERICA BANK, N.A.)

PLAINTIFF

V.

MARK R. TRAVIS

DEFENDANT

BANKR. CASE NO.

10-52813-C

CHAPTER 7

ADV. No. 10-5118-C

ERRATA ORDER CORRECTING MEMORANDUM DECISION AND ORDER ON MOTION OF DEFENDANT TO DISMISS PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 12(b)(6)

It is hereby ORDERED that the Memorandum Decision and Order on Motion of Defendant to Dismiss Pursuant to Federal Rule of Civil Procedure 12(b)(6) [Docket No. 12], be amended as follows:

1. Page 3, Line 6 from the bottom stating:

"'representing an *in terrorem* increment of the settlement value.' A court must retain the ..."

Be corrected to:

"'representing an *in terrorem* increment of the settlement value.' 550 U.S. at 558 (internal quotations omitted). A court must retain the ..."

2. Page 3, Last Line stating:

"Id., 550 U.S. at 559."

Be corrected to:

"Id. at 559.

3. Page 5, Line 7 from the top stating:

"Mercer explains that the extension of credit the basis of a plaintiff's cause of action..."

Be corrected to:

"Mercer explains that the extension of credit that forms the basis of a plaintiff's cause of action..."

4. Page 5, Line 11 from the top stating:

"debt. Id., at 407-08 (care use representation of intent to pay ...").

Be corrected to:

"debt. *Id.* at 407-08 (card use representation of intent to pay ...").