

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

IN RE STEWART ALDWYNE
DUNN, IV

CASE NO. 8:13-bk-6334-CPM

CHRISTOPHER TERMEER,

Appellant,

v.

CASE NO. 8:14-cv-3147-T-23

STEWART ALDWYNE DUNN, IV,

Appellee.

ORDER

In January 2013, Stewart Dunn petitioned (No. 8:13-bk-6334, Doc. 1) for bankruptcy protection. In March 2013, Christopher Termeer, a *pro se* plaintiff, initiated (No. 8:13-ap-414, Doc. 1) an adversary proceeding against Dunn. Termeer (1) alleged that on the website “Ripoff Report” Dunn authored and published an article defaming Termeer and (2) requested that the bankruptcy judge “determine the non-dischargeability of” Dunn’s damages for defamation. (No. 8:13-ap-414, Doc. 1 at 1, 2) Termeer appeals (Doc. 1-1) from a final judgment for Dunn and against

Termeer. After a thorough review of the record and for the reasons stated by Dunn, the final judgment (Doc. 1-2) is **AFFIRMED**. The clerk is directed to close the case.

ORDERED in Tampa, Florida, on October 8, 2015.



STEVEN D. MERRYDAY
UNITED STATES DISTRICT JUDGE