

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

In Re:

MAX E. GABBARD, III

Debtor(s)

CASE NO. 8:07-BK-08785-PMG
CHAPTER 7

_____ /

NATIONAL CITY BANK,

Plaintiff

ADV. PROC. NO.8:07-ap-00583-ALP

v.

MAX E. GABBARD, III

JB Vol. 14 #1790

Defendant

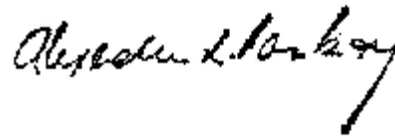
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FINAL JUDGMENT

This matter came before the Court for Pre-Trial Conference on the agreement of National City Bank (“National City”) 6750 Miller Road, Brecksville, OH 44141, the Plaintiff herein seeking on its 11 U.S.C. §523(a)(2) and §523(a)(6) non-dischargeability Complaint (“Complaint”) against Max E. Gabbard, III, (“Gabbard”) 14081 Leybourne Way, Spring Hill, FL 34609, the Debtor and Defendant herein. Counsel for the Plaintiff and Counsel for the Defendant have/has agreed to the entry of the Final Judgment. Accordingly it is:

ORDERED, ADJUDGED and DECREED that a non dischargeable, non interest bearing Judgment in the amount of \$5,000.00 is hereby entered in favor of National City and against Gabbard for which let execution issue forthwith.

DONE AND ORDERED on October 21, 2008.



ALEXANDER L. PASKAY
United States Bankruptcy Judge

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