

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO DIVISION

In re:

TELLIGENIX CORPORATION,

Debtor.

Case No. 6:09-bk-15238-KSJ

CARLA P. MUSSELMAN, in her capacity as Chapter 7  
Trustee,,

Plaintiff,

vs.

CONVERGENT REAL ESTATE, DIVERSIFIED  
INVESTMENTS, DJ WILLIS, LLC, ESB  
ENTERPRISES, LLC, EUGENE P. KOTCHICK,  
HENRY W. LILJAEDAHL, JOHN D. BLEDSOE, K & R  
INVESTMENTS, KAI-EL ENTERPRISES, MEGAZEE, INC.,  
ORIGINAL RESOURCES, PRIME TIME CONSULTING,  
ROYAL EMPIRE VENTURES, SWISH, INC., THE  
HENRICHS GROUP, TORINAMEDIA, INC.,  
INTERNATIONAL MEDIA, INTERNATIONAL MINUTE,  
WASHINGTON EXAMINER, PORTLAND PRESS  
HERALD, THE WALL STREET JOURNAL, WASHINGTON  
TIMES, WASHINGTON EXPRESS, CHICAGO TRIBUNE,  
THE OKLAHOMAN, LOS ANGELES DAILY, NEWSDAY,  
RICHMOND TIMES DISPATCH, KELLY AND KLIEN  
HOCKEL,

Defendants.

Adv. No. 6:11-ap-00267-KSJ

**DEFAULT FINAL JUDGMENT AGAINST DEFENDANT JOHN BLEDSOE**

Pursuant to this Court's *Order Granting Motion for Entry of Default Final Judgment in Favor of Plaintiff, Carla P. Musselman, Chapter 7, Trustee, Against Defendant John Bledsoe*, the Court finds that the issues in this Adversary Proceeding regarding Defendant John Bledsoe ("Defendant"), have been duly considered, a decision has been duly rendered, and there is no just reason to delay the entry of judgment. Accordingly, it is thereupon:

4817-6654-7983.1  
43860/0011

**J.B. VOL 17 NO. 1270**

**ORDERED AND ADJUDGED:**

Pursuant to Rule 7054, Federal Rules of Bankruptcy Procedure, and this Court's Order Granting the Motion for Entry of Default Final Judgment in Favor of Plaintiff, Carla P. Musselman, Chapter 7, Trustee, Against Defendant John Bledsoe, a Final Judgment by Default is entered in favor of Plaintiff, Carla P. Musselman, Chapter 7 Trustee, 1619 Druid Road, Maitland, FL 32751, against Defendant John Bledsoe ("Defendant"), Defendant John Bledsoe, 3420 Country Square Dive #1712, Carrollton, TX 75006.

1. The Transfers identified in the Complaint, totaling \$12,289.21, made by Debtor to Defendant are hereby avoided pursuant to 11 U.S.C. § 547.

2. The Trustee may recover the value of the Transfers from Defendant, pursuant to 11 U.S.C. § 550.

3. The transfers totaling \$12,289.21 made by Debtor to Defendant are preserved for the benefit of the estate pursuant to 11 U.S.C. § 551.

4. Plaintiff shall recover from Defendant the amount of \$12,289.21, which sum shall continue to bear interest at the applicable federal rate as provided in 28 U.S.C.A. § 1961(A) from the date of this Judgment until the same is paid, for which sum let execution issue forthwith.

5. Any claim held by the Defendant, its successors or its assignees, against the

6. Debtor's estate, is hereby disallowed in accordance with 11 U.S.C. § 502(d).

**DONE AND ORDERED** in Orlando, Florida on June 20, 2012.

Handwritten signature of Karen S. Jennemann in black ink, with the initials "K.S." written to the right of the signature.

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KAREN S. JENNEMANN  
UNITED STATES BANKRUPTCY JUDGE

**Copies to:**

Carla P. Musselman, Chapter 7 Trustee  
Defendant, John Bledsoe 3420 Country Square Drive #1712, Carrollton, TX 75006.

I CERTIFY THE FOREGOING TO BE A TRUE AND  
CORRECT COPY OF THE ORIGINAL ON FILE  
UNITED STATES BANKRUPTCY COURT  
CLERK OF THE COURT  
*Ursula Calderon 6/20/12*  
DEPUTY CLERK