

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

IN RE:
Carmela C. Liotta
DEBTOR.

CASE NO. 03-25340-8G7

_____/

Larry S. Hyman, Chapter 7 Trustee
Plaintiff
vs.
Vincent G. Liotta, an individual
Defendant

_____/

Adv. No. 04-0769

J.B. Vol 13, #1613

Consent Final Judgment Against Vincent G. Liotta

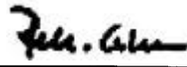
This Cause came upon the Court ex parte on the upon the Stipulation of Judgment and Motion to Compromise Controversy. The record reveals that the parties to this adversary proceeding entered into a Stipulation for Settlement of Adversary Proceeding (Docket No. 21) in the Adversary Case, which was followed by Motion to Compromise Controversy (Docket 14) and Order Approving the Motion (Docket No. 15) in the main case. In accordance with the Settlement and Order entered by this court, it is appropriate for this court to enter a Consent Final Judgment against Vincent G. Liotta and in favor of Larry S. Hyman, the Chapter 7 Trustee in the amount of Four Thousand Eight Hundred Dollars (\$4,800.00) with interest thereon accruing from the date of this judgment at the rate provided by law. It is according:

Ordered Adjudged and Decreed that Final Judgment is entered in favor of Larry S; Hyman, the Chapter 7 Trustee, and against Defendant, Vincent G. Liotta, in the sum of Four Thousand Eight Hundred Dollars (\$4,800.00.) with interest accruing from the date of this judgment at the rate provided by law. All sums for which let execution issue.

Done and ordered in Chambers in Tampa Florida this

March 16, 2007

_____.



Paul M. Glenn
Chief U.S. Bankruptcy Judge

Richard J. DaFonte, Esq. 1000 Belcher South Ste. 2 Largo Fl. 33771
Frank A. Principe, Esq. 2805 W. Busch Blvd. Ste. 100 Tampa, FL.
33618