

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION

IN RE:

MIRKO A. BILONICK, JR.,  
Debtor.

CASE NO.: 8:05-bk-25404-CPM  
Chapter 7

THE BANK OF TAMPA,  
Plaintiff,

ADV. CASE NO. 8:05-ap-00943-CPM

v.  
MIRKO A. BILONICK, JR.  
Defendant.

J.B. Vol. 15  
# 1921

**FINAL JUDGMENT**

THIS CAUSE having come before the Court *Exparte* on the Bank of Tampa's Motion for Final Judgment filed by The Bank of Tampa ("Plaintiff") (Dkt#29), and the Court, having reviewed the pleadings and the Plaintiff's Motion to Approve Settlement Agreement (Dkt#26) and the Order Approving Settlement Agreement (Dkt# 27) finds that a judgment against Mirko A. Bilonick, Jr. (the "Defendant") is appropriate. It is therefore

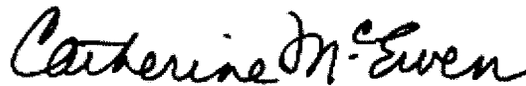
ORDER AND ADJUGED as follows:

1. The Plaintiff's Motion for Final Judgment is granted.
2. The Defendant, Mirko A. Bilonick, Jr. is indebted to The Bank of Tampa which shall recover from Mirko A. Bilonick, Jr. the sum of \$86,752.42, which shall bear interest at the statutory rate from the date hereof until satisfied, FOR WHICH LET EXECUTION ISSUE.

3. In accordance with §523(a)(2)(B) of Title 11 of the United State Code, this Final Judgment is non-dischargeable in this and any other case filed by the Defendant under the Bankruptcy Code.

DONE AND ORDERED at Tampa, Florida on August 31, 2009.

I CERTIFY THE FOREGOING TO BE A TRUE  
AND CORRECT COPY OF THE ORIGINAL.  
UNITED STATES BANKRUPTCY COURT  
LEE ANN BENNETT, CLERK



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THE HONORABLE CATHERINE PEEK-MCEWEEN

Copies to:

A. Christopher Kasten, II, Esq.  
Sandra Epperson Rich, Esq.