

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

IN RE:

CASE NO. 3:08-bk-02269-JAF
Chapter 13

BRIAN L. STERLING,

Debtor.

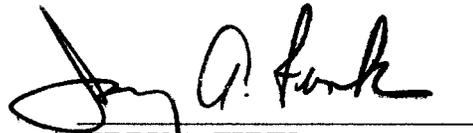
JUDGMENT

On April 6, 2009 the Court entered Order Imposing Sanctions against James and Arlene Nicoll for Violation of the Automatic Stay (the "Sanctions Order"). The Sanctions Order imposed monetary sanctions against James and Arlene Nicoll in the amount of \$171,600.29. The Sanctions Order also provided that if James and Arlene Nicoll failed to pay the sum within fifteen days of the date of the Order the Court would enter a Final Judgment for the amount awarded. James and Arlene Nicoll have failed to pay the sum directed. Additionally, there is no stay in effect. In accordance with the Sanctions Order, it is

ORDERED and ADJUDGED:

1. Judgment is entered in favor of Brian L. Sterling and against James and Arlene Nicoll in the amount of \$171,600.29.
2. Brian Sterling shall recover from James and Arlene Nicoll the amount of \$171,600.29 for which let execution issue. This Judgment is concurrent with the Judgment entered in Case No. 3:05-14884-JAF except for the amount of \$4,164.00 representing attorney's fees and costs incurred in this Chapter 13 case.
3. Enforcement of this Judgment is to be brought in the state courts of the State of Florida.

DATED this 16 day of September, 2009 at Jacksonville, Florida.



JERRY A. FUNK
United States Bankruptcy Judge

Copies furnished to:

Debtor

Leon M. Boyajan, II, Attorney for Debtor

James and Arlene Nicoll

Michael J. Brannigan, Attorney for James and Arlene Nicoll