

**UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

In Re:

ERICK LABARRION SLAUGHTER,

Case No. 8:08-bk-19955-MGW

Debtor.

Chapter 7

DEALER SERVICES CORPORATION,

Plaintiff,

Adv. Proc. No. 8:09-ap-00394-MGW

vs.

ERICK LABARRION SLAUGHTER,

Defendant.

**FINAL DEFAULT JUDGMENT FOR PLAINTIFF AGAINST DEFENDANT**

Based upon the Order granting the Plaintiff's Motion for judgment after default, it is

ORDERED ADJUDGED AND DECREED that:

1. As to Count I of the Complaint for declaratory relief, judgment is hereby entered in favor of DEALER SERVICES CORPORATION ("DSC") and against the Defendant, ERICK LABARRION SLAUGHTER ("SLAUGHTER"), as follows:

a. SLAUGHTER and New Beginning Auto "L.L.C." ("New Beginning") are hereby declared to be alter-egos of each other;

b. SLAUGHTER is hereby responsible for all actions of New Beginning related to the debt owed to DSC for the NSF Checks in the amount of \$58,786.05 ("Debt");

c. the corporate veil of New Beginning is hereby pierced, and SLAUGHTER is individually responsible for all actions related to the Debt; and

d. attorney's fees and costs for the prosecution of this proceeding are hereby awarded in favor of DSC and against SLAUGHTER the amount of \$4,752.35.

2. As to Count II of the Complaint for non-dischargeability, judgment is hereby entered in favor of DSC and against SLAUGHTER in the full amount of the Debt, and as such is hereby non-dischargeable under 11 U.S.C. § 523(a)(2)(A).

3. As to Count III of the Complaint for non-dischargeability, judgment is hereby entered in favor of DSC and against SLAUGHTER in the full amount of the Debt, and as such is hereby non-dischargeable under 11 U.S.C. § 523(a)(2)(B).

*New*

4. As to Count <sup>IV</sup>~~III~~ of the Complaint for non-dischargeability, judgment is hereby entered in favor of DSC and against SLAUGHTER in the full amount of the Debt, and as such is hereby non-dischargeable under 11 U.S.C. § 523(a)(4).

*New*

5. As to Count <sup>V</sup>~~IV~~ of the Complaint for non-dischargeability, judgment is hereby entered in favor of DSC and against SLAUGHTER in the full amount of the Debt, and as such is hereby non-dischargeable under 11 U.S.C. § 523(a)(6).

6. Interest shall continue to accrue on the full judgment amount from the date of entry of this judgment at the statutory interest rate as of the date of entry of this judgment, as determined by reference to 28 U.S.C. §1961, for which let execution issue.

DONE and ORDERED in Tampa, Florida, on August 25, 2009.

*M G Williamson*

Michael G. Williamson  
United States Bankruptcy Judge

I CERTIFY THE FOREGOING TO BE A TRUE  
AND CORRECT COPY OF THE ORIGINAL.  
UNITED STATES BANKRUPTCY COURT  
LEE ANN BENNETT, CLERK  
August 25, 2009  
Diana J.

Copies to:

David E. Hicks, Esq.  
P.O. Box 707  
Tampa, FL 33601

Erick Labarrion Slaughter  
27008 Palmetto Bend Drive  
Wesley Chapel, FL 33544

Thomas A. Nanna, Esq.  
8910 N. Dale Mabry Hwy., Suite 1  
Tampa, FL 33614-1580  
(courtesy copy)