

**UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
FT. MYERS DIVISION**

IN RE: MARK R. SOLLITTO
and SARAH LEA SOLLITTO,

CHAPTER 7

DEBTORS.

BANKR. NO. 9:10-bk-03897-ALP

AMERICAN EXPRESS CENTURION BANK,

PLAINTIFF,

ADV. PROC. NO. 9:10-ap-00727-ALP

vs.

SARAH L. SOLLITTO
a/k/a SARAH LEA SOLLITTO,

J. B. Vol. 15, #2109

DEFENDANT.

AMENDED

FINAL JUDGMENT BY DEFAULT

Based on Federal Rule of Bankruptcy procedure 7055, Federal Rule of Civil Procedure 55(b) and pursuant to the Entry of Default entered herein and Motion for Entry of Default Judgment, it is

ORDERED, that Plaintiff, American Express Centurion Bank is awarded a nondischargeable judgment against the Defendant, Sarah L. Sollitto a/k/a Sarah Lea Sollitto, in the amount of \$7,182.04, plus costs in the amount of \$250.00, for a total non-dischargeable judgment of

\$7,432.04, plus post-judgment interest at the legal federal rate. The debt is non-dischargeable pursuant to 11 U.S.C. §523(a)(2)(A), §523(a)(2)(C) and §523(a)(14A).

DONE AND ORDERED this October 10, 2010.



DAVID H. ADAMS
UNITED STATES BANKRUPTCY JUDGE

COPIES TO:

Gary J. Lublin, Esquire
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Robert L. Vaughn, Esquire
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Sarah L. Sollitto
a/k/a Sarah Lea Sollitto
15216 Briar Ridge Cir.
Fort Myers FL 33912

Diane L. Jensen, Trustee
PO Drawer 1507
Fort Myers FL 33902

United States Trustee
Timberlake Annex, Suite 1200
501 E Polk St
Tampa FL 33602

October 10, 2010

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

Deanna B.

