

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN (FLINT)

In re:

BRIAN KEITH VIAZANKO
aka LAKESHORE FOUNDATIONS,

Debtor.

Chapter 7

Case No. 05-35735-wsf

Hon. Daniel S. Opperman

LABORERS' PENSION TRUST FUND-DETROIT & VICINITY, LABORERS' VACATION AND HOLIDAY TRUST FUND-DETROIT & VICINITY, LABORERS' METROPOLITAN DETROIT HEALTH & WELFARE FUND, LABORERS' ANNUITY FUND-DETROIT & VICINITY, MICHIGAN LABORERS' TRAINING FUND, DETROIT LABORERS' L.E.C.E.T. FUND, LABORERS' POURED CONCRETE WORKERS INSURANCE FUND and LABORERS' INDUSTRY STEWARD FUND (hereinafter, collectively, "Detroit Laborers Fringe Benefit Funds") trust funds established under, and administered pursuant to, federal law,

Adv. Pro. No. 06-3159

Plaintiffs,

v

BRIAN KEITH VIAZANKO,

Defendant.

DEFAULT JUDGMENT EXCEPTING DEBT FROM DISCHARGE
PURSUANT TO 11 USC §523(a)(2) and (4) AND JUDGMENT IN FAVOR OF
PLAINTIFFS, LABORERS' PENSION TRUST FUND-DETROIT AND VICINITY, *et*
al. AND AGAINST DEFENDANT, BRIAN KEITH VIAZANKO

Default was entered against Defendant, Brian Keith Viazanko, on June 26, 2006 (Docket #6). Filed concurrently with this Judgment is the Affidavit in support of Application for Entry of Default Judgment and Affidavit as to Military Service filed by counsel for Plaintiffs. Therefore, on Application of Plaintiffs, judgment is entered

against Defendant, Brian Keith Viazanko ("Defendant"), and in favor of Plaintiffs as follows:

IT IS ORDERED THAT:

1. Defendant's indebtedness to Plaintiffs is excepted from discharge in the above captioned Chapter 7 bankruptcy proceeding in the amount of \$178,457.82 pursuant to 11 USC §523(a)(2) and (4).

2. Judgment is entered against Defendant in favor of Plaintiffs, Detroit Laborers' Fringe Benefit Funds, in the amount of \$178,457.82, with post-judgment interest to accrue thereon at the applicable rate, and Plaintiffs shall have full rights of execution thereon.

3. The automatic stay of 11 USC §362 shall be, and the same hereby is, modified without further application to, or hearing before, this Court to allow Plaintiffs to enforce this judgment.

4. Plaintiffs shall be entitled to enforce this judgment and exercise all of their creditor rights and remedies through all available means.

5. This Court, together with any other court of competent jurisdiction, shall retain jurisdiction to enforce the terms of this Judgment, including, but not limited to, any and all post-judgment collection actions or proceedings required by Plaintiffs to collect or otherwise enforce this Judgment, notwithstanding any subsequent order of dismissal or closure of the Chapter 7 bankruptcy proceeding of Defendant. This retention of jurisdiction shall not, however, act to deprive any other court which has concurrent jurisdiction herewith to enforce the terms of this Judgment.

Entered: July 21, 2006

/s/ Daniel S. Opperman

Daniel S. Opperman

United States Bankruptcy Judge