

UNITED STATES BANKRUPTCY COURT FOR THE
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

In re:

MICHAEL DAVIS,
Debtor.

Case no. 8:08-bk-04348-MGW

BRIAN DOWLING,
Plaintiff,
v.

Adv. Pro. No. 08-451

MICHAEL DAVIS, NORTH SHORE
COMMUNITY BANK, DAVID S.
PASULKA, MARY ANNE DAVIS, FIRST
AMERICAN BANK and 4637 MANOR, LLC,
Defendants.

JB Vol 15 #2148

FINAL JUDGMENT AGAINST BRIAN DOWLING

This adversary proceeding came on for hearing on December 16, 2010, upon a Motion for Setoff (Doc. 124 - the "Setoff Motion") and Motion to Bar Release of Escrowed Funds (Doc. 127 - the "Escrow Motion") filed by Brian Dowling ("Dowling"). The Court entered a separate order denying the Setoff Motion and the Escrow Motion which directs the entry of a money judgment against Dowling. Accordingly, it is -

ORDERED that a money judgment is hereby entered in favor of Michael Davis, 1934 Brightwaters Blvd. NE, St. Petersburg, FL 33704 and against Brian Dowling, 368 Fairbank Road, Riverside, IL 60548 in the amount of \$20,907.65, for which sum let

execution issue forthwith. This judgment shall bear interest at the federal judgment rate. The Court reserves jurisdiction to enter orders necessary for the enforcement of this final judgment, including an award of costs and attorney fees, if appropriate.

December 30, 2010

DONE AND ORDERED at Tampa, Florida, on _____.



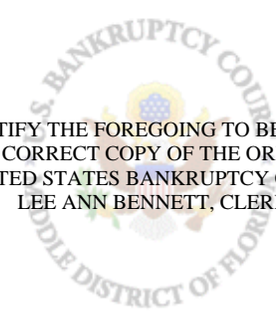
Michael G. Williamson
United States Bankruptcy Judge

Copies to:

All registered CM/ECF users

Brian Dowling
368 Fairbank Road
Riverside, IL 60548

547430



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