

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

IN RE:

SCOTT LOUIS SLOCUM

Debtor(s)

THOMAS E. PEREZ,
SECRETARY OF LABOR,
UNITED STATES DEPARTMENT OF
LABOR

Plaintiff(s)

v.

SCOTT LOUIS SLOCUM

Defendant(s)

Chapter 7

Case Number: 5-15-bk-03590-JJT

Adversary Number: 5-15-ap-00193-JJT

Document No.: 8

Nature of Proceeding: Motion for Default Judgment

JUDGMENT BY DEFAULT

Default was entered against Defendant, Scott Louis Slocum, on March 25, 2016. Therefore, on Motion of the Plaintiff, default judgment is entered against that Defendant in favor of the Plaintiff as follows.

IT IS ORDERED THAT: the debt owed by debtor by way of a Consent Judgment in The Middle District Of Pennsylvania to repay unremitted employee contributions to the Dalton Mechanical Simple IRA Plan, as more fully set forth in the underlying above captioned complaint is hereby declared non-dischargeable pursuant to 11 U.S.C. 523 (a)(4).

By the Court,



John J. Thomas, Bankruptcy Judge
(RPR)

Date: April 4, 2016