

**UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF FLORIDA  
PENSACOLA DIVISION**

IN RE:

WHITNEY BANK,

Plaintiff,

v.

ADV. NO. 12-03033-KKS

CHADRICK SLAY HARVELL

Defendant.

**FINAL DEFAULT JUDGMENT ON WHITNEY BANK'S AMENDED  
COMPLAINT OBJECTING TO DISCHARGEABILITY OF DEBT  
OWED BY DEBTOR, CHADRICK SLAY HARVELL (Doc. 20)**

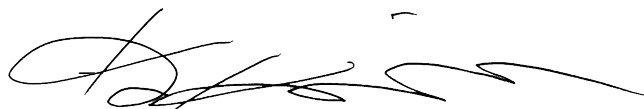
THIS CASE came on before the Court on Whitney Bank's Motion for Entry of Default Final Judgment (Doc. 20). Default was entered against the Defendant, Chadrick Slay Harvell, on December 14, 2012, and the Plaintiff, Whitney Bank, has filed an affidavit in proof of the amounts due, an affidavit stating that the Defendant is not in the military service, and other documents that support the entry of judgment. The Court has considered the pleadings and documents of record and has entered a separate order on the Motion, and hereby enters judgment against the Defendant, Chadrick Slay Harvell, in favor of the Plaintiff, Whitney Bank, and it is

**ORDERED that:**

The claim of WHITNEY BANK in this case, and the debt owed by CHADRICK SLAY

HARVELL to WHITNEY BANK according to the Final Judgment entered on April 16, 2010, in the Santa Rosa County Court in Florida in the total amount of \$115,885.73 and bearing interest at 6% per annum, is liquidated and shall not be discharged, and that Final Judgment is hereby determined and adjudicated non-dischargeable.

**DONE AND ORDERED** on January 11, 2013.



KAREN K. SPECIE  
U.S. Bankruptcy Judge

Conformed copy to:

Philip A. Bates  
Chadrick S. Harvell  
All Parties in Interest

PREPARED BY:  
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