Case 17 10-jra Doc 35 Filed 08/07/18 e 2 of 3

IT IS FURTHER ORDERED that the Trustee may pursue such remedies as he deems necessary to recover property from the debtor(s) or for other relief, including seeking denial of the discharge for the debtor(s) under 11 U.S.C. §727(a).

IT IS FURTHER ORDERED that pursuant to Bankruptcy Rule 4006, notice of this entry shall be given by the Clerk of this Court to all creditors of the Debtor(s).

IT IS FURTHER ORDERED that Plaintiff shall have and recover a Judgment against the Defendants, and each of them, under Legal Paragraph Two of the Complaint herein in the amount of \$5,900.00, together with \$350.00 in costs and the continuing costs of this proceedings and that said Judgment shall bear interest at the rate of 242% per annum.

Dated at Hammond, Indiana on

James R. Ahler Bankrupicy Judge

Distribution:

David R. DuBois, Trustee, POB 14, Portage, IN 46368-0914/
United States Trustee, 100 E. Wayne St., Ste. 555, South Bend, IN 46601
Harry Zembillas, Attorney at Law, 301 S. Main Street, Crown Point, IN 46307
Leslie Hargrove, 3842 Huron Court, East Chicago, IN 46312

Coupon rate: 2.44%

Date on Docket: Aug. 7, 2018

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Case 17	Doc 35	Filed 08/07/18	. <b>e</b> 1	of 2

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF INDIANA

IN RE: HARGROVE, LESLIE		) ) CASE NO. 17-20810
I	Debtor(s)	) Chapter 7
****	*******	)
DAVID R. DUBOIS, TRUSTEE	Plaintiff	)
vs.		) ADV. PROC. NO. 17-2088
HARGROVE, LESLIE		
1	Defendant(s)	<i>)</i> }

## JUDGMENT REVOKING DISCHARGE AND RECOVERING MONIES DUE TO THE ESTATE

The Complaint of David R. DuBois, Trustee, Plaintiff, having been filed herein on 7/31/15 and Plaintiff having filed his Motion for Default Judgment and it appearing that the Court having made an Entry of Default herein, this matter is now submitted for Judgment; evidence having been submitted and considered, the Court now finds that the Debtor(s) [Defendant(s) herein] failed and refused to obey the lawful Order of this Court dated7/5/17 by not having turned over certain property of the estate, namely the receipts showing how the \$5,900.00 in cash withdrawals from the RushCard account ending 6669 between 3/1/17 through 3/27/17 was spent, that plaintiff is entitled to a judgment in said amount against the debtor(s), and that the discharge granted to the Debtor(s) should be revoked pursuant to Bankruptcy Code §727(d)(3) and to the Complaint filed herein and it is therefore

IT IS ORDERED, ADJUDGED AND DECREED that the discharge of HARGROVE, NEWEY, be, and it hereby is, revoked pursuant to 11 U.S.C. §727(d)(3)/11 U.S.C. §(a)(6)(A) and Legal Paragraph One of the Complaint herein

IT IS FURTHER ORDERED that revocation of discharge does not constitute denial of discharge under 11 U.S.C. §727(a), and thus that the bar of nondischargeability provided by 11 U.S.C. §523(a)(10) does not apply to debts which were scheduled or could have been scheduled in the case number 17-20810.