

**UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA**

CASE NO. 16-CV-80303-MIDDLEBROOKS/BRANNON

JAMES D. SALLAH, not individually, but solely
in his capacity as Court-Appointed Receiver for
JCS Enterprises Inc., d/b/a JCS Enterprises
Services Inc., T.B.T.I. Inc., My Gee Bo, Inc.,
JOLA Enterprise Inc., and PSCS Holdings, LLC,

Plaintiff,

v.

PAUL L. SCHUMACK, II, individually, and
CHRISTINE SCHUMACK, individually,

Defendants.

**FINAL JUDGMENT AGAINST DEFENDANT CHRISTINE SCHUMACK AS TO COUNT I OF
THE COMPLAINT**

THIS MATTER came before the Court on the Plaintiff's Motion for Final Judgment against Defendant Christine Schumack as to Count I of the Complaint (DE 8) ("Motion"), filed March 18, 2016.

Having reviewed the Motion, the executed Consent of Defendant Christine Schumack to Final Judgment as to Count I of the Complaint ("Consent") (DE 8-2), the proposed Final Judgment, and otherwise being advised in the matter, the Court finds that approval of the Consent to be in the best interests of the creditors of the Receivership Estate with terms that constitute sound business judgment on the part of the Receiver. Accordingly, it is hereby

ORDERED AND ADJUDGED that the Motion is **GRANTED**. The Consent of Christine Schumack to Final Judgment as to Count I of the Complaint is hereby accepted and **APPROVED**.

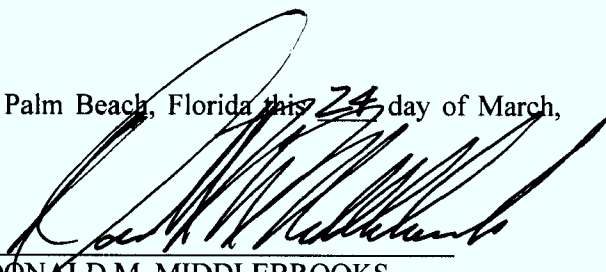
It is further **ORDERED AND ADJUDGED** that the Court finds in favor of the Plaintiff, James D. Sallah, Esq., not individually, but solely in his capacity as Court-Appointed Receiver for JCS Enterprises Inc., d/b/a JCS Enterprises Services Inc., T.B.T.I. Inc., My Gee Bo, Inc., JOLA Enterprise Inc., and PSCS Holdings, LLC that Defendant Christine Schumack ("Defendant") is jointly and severally liable as to Count I of the Complaint (DE 1) for a principal sum of \$5,129,806.94 plus post-judgment

interest in accordance with Title 28, United States Code, Section 1961 until the Final Judgment is paid in full, and for which execution may issue forthwith (“Principal Sum”).

Based on the Defendant’s Consent and the record, the Court finds that: 1) the Defendant waived the entry of any findings of fact or conclusions of law for the entry of this Final Judgment as to Count I of the Complaint; 2) entered into the Consent to this Final Judgment as to Count I voluntarily and without any threats, offers, promises, or inducements of any kind have been made by Plaintiff, or anyone else, to induce her; and 3) waived service of the Final Judgment and agreed that the entry of this Final Judgment by the Court and filing with the Clerk of Court constitutes notice to her of its terms and conditions. Defendant’s Consent shall be incorporated into this Final Judgment with the same force and effect as if fully set forth herein.

The Court further finds, in accordance with Rule 54, Fed. R. Civ. P., that there is no reason for delaying the entry of this Final Judgment as to Defendant Christine Schumack. **Counts II through VI of the Complaint are hereby DISMISSED WITH PREJUDICE** with the Defendant and Receiver each bearing their own attorney’s fees and costs.

DONE AND ORDERED in Chambers at West Palm Beach, Florida this ²⁴ day of March, 2016.



DONALD M. MIDDLEBROOKS
UNITED STATES DISTRICT JUDGE

Copies to: counsel of record