UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Civil Action No. 1:14-cv-22869-LENARD/GOODMAN

LIQUID BITS, CORP., a Florida corporation; REMY JACOBSON, an individual; JEAN-MARC JACOBSON, an individual; and GREG BACHRACH, an individual,

Plaintiffs,

v.

TRENDON T. SHAVERS, an individual; and BITCOIN SAVINGS AND TRUST, a Texas-based entity;

Defendants.

FINAL DEFAULT JUDGMENT AGAINST
DEFENDANTS TRENDON T. SHAVERS AND BITCOIN SAVINGS AND TRUST

THIS MATTER came before the Court upon the motion of Plaintiffs, LIQUID BITS, CORP., a Florida corporation; REMY JACOBSON, an individual; JEAN-MARC JACOBSON, an individual; and GREG BACHRACH, an individual (hereinafter "Plaintiffs"), for entry of a Final Default Judgment against Defendants, TRENDON T. SHAVERS, an individual; and BITCOIN SAVINGS AND TRUST, a Texas-based entity ("Defendants"). After having reviewed the pleadings submitted on behalf of Plaintiffs, having further noted the entry of default as to Defendants for failure to answer or otherwise plead to the Summonses and Complaint served upon them by Plaintiffs [Docket Entry No. 11], and for good cause shown, the Court hereby ORDERS and ADJUDGES as follows:

- 1. Plaintiffs' Motion for Entry of Final Default Judgment [DE 14] is GRANTED.
- 2. Judgment is hereby entered in favor of Plaintiffs, LIQUID BITS, CORP.; a Florida corporation; REMY JACOBSON, an individual; JEAN-MARC JACOBSON, an individual; and

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GREG BACHRACH, an individual; and against Defendants, TRENDON T. SHAVERS, an individual; and BITCOIN SAVINGS AND TRUST, a Texas-based entity; upon the Complaint herein.

3. Defendants are jointly and severally liable to Plaintiffs in the sum of \$11,264,457.00, consisting of:

\$1,931,130.00 in compensatory damages to LIQUID BITS, CORP.; \$2,073,954.00 in compensatory damages to REMY JACOBSON; \$4,147,911.00 in compensatory damages to JEAN-MARC JACOBSON;

\$3,110,937.00 in compensatory damages to GREG BACHRACH; and

\$525.00 in costs for which let execution you. of

4. This judgment shall bear post-judgment interest at the rate prescribed by 28 U.S.C. § 1961 and shall be enforceable as prescribed by, *inter alia*, Rule 69(a) of the Federal Rules of Civil Procedure.

- 5. The Court reserves jurisdiction to execute this judgment and to jointly and severally enter against Defendants an award of reasonable attorneys' fees pursuant to S.D. Fla. Local Rule 7.3.
- 6. The Court further reserves jurisdiction to enter further orders that are proper to compel Defendants to complete all procedures in execution of the above-mentioned monetary judgment, unless the Court directs otherwise.

The Clerk will not close this ease, enter final disposition of this case, or require Plaintiffs to pay a re-open fee for postain matters until post judgment matters are complete or the Final perault judgment is paid in full.

DONE AND ORDERED in Chambers at Miami, Miami-Dade County, Florida, this day of December 2014.

UNITED STATES DISTRICT JUDGE

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Copies furnished to:

David C. Silver, Esq., Scott L. Silver, Esq., and Jason S. Miller, Esq. SILVER LAW GROUP, 11780 W. Sample Road, Coral Springs, Florida 33065 Counsel for Plaintiffs, Liquid Bits, Corp.; Remy Jacobson; Jean-Marc Jacobson; and Greg Bachrach

TRENDON T. SHAVERS, 2305 South Custer Road - Apt. 1507, McKinney, TX 75070 Defendant

BITCOIN SAVINGS AND TRUST, c/o Trendon T. Shavers, 2305 South Custer Road - Apt. 1507, McKinney, TX 75070

Defendant