

The Order of the Court is stated below:

Dated: May 05, 2026
05:58:24 PM

/s/ JAMES GARDNER
District Court Judge



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ATTORNEYS FOR PLAINTIFF

IN THE THIRD JUDICIAL DISTRICT COURT

SALT LAKE COUNTY, STATE OF UTAH

PARKER HILTON,

Plaintiff,

v.

AMI EDMOND TARANTINI; SLC
EXOTICS, LLC d/b/a SLC MIAMI; SLC
TOWING, LLC; SLC MOTOR CLUB, LLC;
and FOREIGN AUTO LAB, LLC,

Defendants.

DEFAULT JUDGMENT

Judge: James Gardner

Civil No.: 250906483

Defendant Ami Edmond Tarantini ("Tarantini") having been served with a summons and complaint and having failed to answer or otherwise appear within the time allowed by law; the default of Tarantini has been duly entered pursuant to Rule 55(b) of the Utah Rules of Civil Procedure. Moreover, plaintiff Parker Hilton ("Hilton") has voluntarily dismissed SLC Exotics, LLC; SLC Towing, LLC; SLC Motor Club, LLC; and Foreign Auto Lab, LLC pursuant to Rule

41. Now upon application of Hilton, default judgment is hereby entered against Tarantini pursuant to the complaint.

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that judgment be entered as follows:

On the fifth cause of action for unjust enrichment, a total judgment against Tarantini in the amount of \$832,011.20 plus post-judgment interest at the rate of 5.51% (*see* Utah Code § 15-1-4(3)(a)).

On the eighth cause of action for conversion, a total judgment in the amount of \$765,000 (which damages overlap entirely with plaintiff's fifth cause of action and are therefore entered in the alternative) plus post-judgment interest at the rate of 5.51% (*see* Utah Code § 15-1-4(3)(a)).

Therefore, the Court enters a total judgment as set forth herein against Tarantini in the total amount of \$832,011.20 plus interest at a rate of 5.51% per annum, compounded monthly, until paid in full. Plaintiff shall have the right to augment this judgment for interest and the reasonable costs incurred in collecting hereon or for other additional damages.

—END OF ORDER—

—COURT SEAL IS AFFIXED ON THE FIRST PAGE OF THIS ORDER—

CERTIFICATE OF SERVICE

Pursuant to Rule 5(a)(2), “[n]o service is required” on any defendant because they have failed to appear.

/s/ Dominic W. Shaw