IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ONESIMUS GAYEMEN,

Plaintiff,

v.

CIVIL ACTION NO. 14-CV-1518

SHAWNDELL CANNON; **GREGORY GOODIN:** JACOB FERNANDEZ; and JAHMEEN QUICK,

Defendants

ORDER

AND NOW, this 21^{st} day of November, 2016, upon consideration of the record, the findings of the July 13, 2016 non-jury trial, and Defendants' failure to appear or respond in this action,

IT IS ORDERED that Default Judgment against Defendants Shawndell Cannon, Gregory Goodin, and Jahmeen Quick is GRANTED on Plaintiff's claims contained in the Second Amended Compaint (Dkt. 41).

IT IS FURTHER ORDERED that Defendants Cannon, Goodin, and Quick shall be jointly and severally liable to pay the amount of \$75,000 for compensation damages and \$15,000 for punitive damages suffered by Plaintiff.

IT IS FURTHER ORDERED that the Court rules in favor of Plaintiff and against Defendant Jacob Fernandez for the amount of \$800 in restitution, which the Court finds Defendant Fernandez has fully satisfied.

IT IS FURTHER ORDERED that the Clerk of Court shall mark this case CLOSED for statistical purposes.

BY THE COURT:

/s/ Henry S. Perkin

HENRY S. PERKIN,

United States Magistrate Judge