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

UNITED STATES OF AMERICA,)
Plaintiff) Civil Action) No. 09-cv-2065
VS.)
ROY MENTZER; ROY MENTZER, Administrator of the Estate of Laverne Mentzer; ROY MENTZER, Trustee of Groff Run Valley Trust; and JOHN MICHAEL CRIM, Trustee of Allied Enterprises	
Defendants)

ORDER

NOW, this 22nd day of March, 2012, upon consideration

of the following documents:

- Motion to Vacate Default Judgment ("Motion to Vacate Default"),¹ which motion was filed pro se by defendant John Michael Crim, Trustee of Allied Enterprises, on August 26, 2011 (Document 58);
- Defendant Allied Enterprises' Response to Amended Complaint for Federal Taxes, which response was filed by defendant John Michael Crim on August 26, 2011 (Document 59); and
- 3. United States' Response to Crim's Motion to Set Aside Default, which response was filed September 12, 2011(Document 60);

and for the reasons expressed in the accompanying Opinion,

<u>IT IS ORDERED</u> that the Motion to Vacate Default is

denied.

BY THE COURT:

/s/ James Knoll Gardner James Knoll Gardner United States District Judge

1

See footnote 1 of the accompanying Opinion.