

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION**

JANE DOE,

Plaintiff,

v.

KEVIN C. BOLLAERT, et al.,

Defendants.

Case No. 2:13-cv-486

JUDGE GREGORY L. FROST

Magistrate Judge Mark R. Abel

ORDER

On March 18, 2014, this Court held an oral hearing on Plaintiff's motion for default judgment. (ECF No. 67.) Plaintiff, her father, and her counsel appeared. No defendant or counsel for any defendant appeared. At the hearing, the Court accepted the declaration of Plaintiff and considered the complaint and the attachments to the motion. This Court also discussed with Plaintiff and her counsel the availability of the damages requested in the motion and whether all counts pled presented viable civil claims for relief.

The Court memorializes the results of that hearing as follows:

- (1) this Court **GRANTS** Plaintiff's motion for default judgment (ECF No. 67);
- (2) the Court **ENTERS** default judgment against Defendant Kevin C. Bollaert and Defendant Eric S. Chanson, jointly and severally, in the amount of \$385,000.00;
- (3) this Court notes that the \$385,000.00 damages award is comprised of \$150,000.00 on Count Three pursuant to 18 U.S.C. § 2252A(a)(2) and (f) and 18 U.S.C. § 2255(a), \$150,000.00 on Count Four pursuant to 18 U.S.C. § 2252A(a)(3) and (f) and 18 U.S.C. § 2255(a), \$10,000.00 on Count Five pursuant to Ohio Revised Code § 2741.02 and Ohio Revised Code § 2741.07(A)(1)(b), and \$75,000.00 in total punitive damages for the 18 U.S.C. § 2252A

