IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

Real Good Technologies, LLC,

Plaintiff & Judgment Creditor,

 \mathbf{v} .

Victory Solutions, LLC,

Defendant & Judgment Debtor.

Action No. 1:17-cv-00149-DCN

REAL GOOD TECHNOLOGIES, LLC'S MOTION FOR AN ORDER TO SHOW CAUSE & MEMORANDUM IN SUPPORT THEREOF

Plaintiff Real Good Technologies, LLC respectfully moves this Court for an order requiring Victory Solutions to show cause why it has failed to comply with the Court's August 12, 2019 Order requiring it to provide an accounting by August 19, 2019. Order, ECF No. 152 (Aug. 12, 2019).

Background

- 1. On July 8, 2019, in the wake of the dismissal of its second attempt at Chapter 11, plaintiff Real Good Technologies filed a notice of the bankruptcy dismissal (ECF No. 145), a revestment motion (ECF No. 146), and a notice of pending garnishments (ECF No. 147).
- 2. On July 18, 2019, through counsel, Victory Solutions responded by arguing that the subject property was subject to an IRS lien. (ECF No. 149).

- 3. On July 31, 2019, Real Good Technologies submitted a reply arguing that the property revested at the time the bankruptcy was dismissed or, in the alternative, the IRS lien would only apply to that property that was in Cuyahoga County. (ECF No. 150).
- 4. On August 12, 2019, this Court issued an Order requiring Victory Solutions "file an accounting showing the location of the subject property at the time the bankruptcy case was dismissed" on or before August 19, 2019. (ECF No. 152).
- 5. The ECF Docket also contains the following description of the Court's Order:

08/12/2019	152	Order: On July 8, 2019, plaintiff filed a motion seeking an order compelling defendant to return certain property that has revested under 11 USC 349(b)(3). (Related Doc. # 146). On July 18, 2019 defendant filed a response. (Related Do. # 149). On July 31, 2019, plaintiff filed a reply in support of its motion requesting an order requiring defendant to account for the relevant property and its location at the time the bankruptcy case was dismissed. The court finds that plaintiff's request for an accounting of the location of the property is well taken. (Related Doc. # 150). On or before August 19, 2019, defendant must file an accounting showing the location of the subject property at the time the bankruptcy case was dismissed. Signed by Magistrate Judge Thomas M. Parker on 08/12/2019. (S,MD) (Entered: 08/12/2019)

6. As of the filing of this show cause motion, Victory Solutions has yet to respond to the Court's Order by filing its inventory detailing the location of the property listed in plaintiff's revestment motion:

No.	Description of Property
1,049	New AASTRA 57IVoip Digital Phones and Related Accessories (Feet, Constitution, Power Supply and Cables)
30	Used Android LG Model ZNFLK430 Tablets

No.	Description of Property
13	Supermicro Rack Servers
	(1 marked "bad," 1 marked "no response," and 1 damaged case and damaged internal parts)
12	Portable Aero Cases Containing Supermicro Rack Server and a Switch
1	Portable Aero Case Containing Switch Only

See Real Good Technologies, LLC'S Motion Seeking an Order Compelling Victory Solutions to Return Certain Property That Has Been Revested Under 11 U.S.C. § 349(b)(3), ECF No. 146 (July 8, 2019); Pl. Real Good Technologies' Report of Items Seized (ECF No. 119) (Dec. 7, 2017).

- 7. This Court has, among its inherent equitable powers, the power to hold in contempt parties who are disobedient of its orders. The contempt power may be used to redress any of a wide variety of forms of misconduct that occur during the course of litigation and to preserve both the orderly administration of justice and the inherent dignity of the District Court itself. See Vaughn v. City of Flint, 752 F.2d 1160 (6th Cir. 1985) (contempt power inherent in trial court); Hoist Mfg. Co. v. LiRocchi, 490 F.2d 105, 113 (6th Cir. 1974) (same).
- 8. In the case at bar, the use of this power is warranted. This Court unambiguously ordered Victory Solutions to provide an inventory by August 19, 2019. (ECF No. 152).
- 9. This is not the first time that Victory Solutions has failed to participate in these legal proceedings:

- a. Victory Solutions failed to appear at the outset of this case and a default judgment was entered on April 19, 2017. (ECF No. 16).
- Shannon Burns failed to appear for his deposition and Real Good Technologies was required to move to convene the deposition in the presence of the Magistrate Judge. (ECF No. 32).
- 10. Victory Solutions' open defiance of this Court's Order undermines the orderly administration of justice.
- 11. For the foregoing reasons, Real Good Technologies respectfully requests that this Court enter an Order (a) requiring Victory Solutions to demonstrate why it should not be held in contempt; (b) requiring Victory Solutions to pay the costs and fees associated with preparing and filing this motion; and (c) granting any other relief this Court deems just and appropriate.

Date: September 3, 2019 Respectfully submitted,

/s/ Michael L. Murphy
Michael L. Murphy (DC 480163)
BAILEY & GLASSER, LLP
1055 Thomas Jefferson Street NW,
Suite 540
Washington, D.C. 20007

Washington, D.C. 20007 Phone: 202-463-2101 Facsimile: 202-463-2103

E-mail: mmurphy@baileyglasser.com

Lydia M. Floyd (Ohio 0088476)
PEIFFER, WOLF, CARR &
KANE, A Professional Law
Corporation
1422 Euclid Avenue
Suite 1610
Cleveland, OH 44115

Telephone: (216) 589-9280 Facsimile: (888)411-0038 E-mail: lfloyd@prwlegal.com

 $Attorneys\ for\ Real\ Good\ Technologies,\\ LLC$

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing *Real Good Technologies*, *LLC's Motion for an Order to Show Cause & Memorandum In Support Thereof* was served upon the following through the Court's ECF system and further via email to the following:

Glenn E. Forbes, Esq FORBES LAW LLC Main Street Law Building 166 Main Street Painesville, OH 44077 gforbes@geflaw.net

September 3, 2019

/s/ Michael L. Murphy
Michael L. Murphy (DC 480163)
BAILEY & GLASSER, LLP

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

Real Good Technologies, LLC, Plaintiff & Judgment Creditor, v. Victory Solutions, LLC, Defendant & Judgment Debtor.	Action No. 1:17-cv-00149-DCN
[PROPOSE	ED] ORDER
This matter came before the Court of	on Real Good Technologies, LLC's Motion
for an Order to Show Cause & Memorando	um in Support Thereof ("Motion"), filed on
September 3, 2019. Upon consideration of	the Motion, and any opposition thereto, it
is this, 2	2019, hereby
ORDERED, that the Motion be gran	nted, and it is
FURTHER ORDERED, that Victory	y Solutions is ordered to show cause why
it should not be held in contempt for its far	ilure to comply with this Court's August
12, 2019 Order (ECF No. 152), and it is	
FURTHER ORDERED, that Victory	y Solutions shall file its show cause within
seven (7) days of the entry of this Order.	