## United States District Court

	FO	R TH	E ;		
	NORTHERN DIST	RICT	OF AL		
		Cı	VIL ACTIO	N FILE NO.	88-C-1504-S
ROGERS ROADSIDE	INNS OF AMERICA	IN	c.,	)	
	vs. Plaintiff,			}	JUDGMENT
BOBBY WARD,	•				
	Defendant.			•	
	CERTIFICATION REGISTRATION II	OF J	UDGMENT OTHER DIS	FOR STRICT	
I, Charles	r. Cliver	,	Clerk of th	e United Sta	tes District Court

for the Northern District of Alabama do hereby certify the annexed to be a true and correct copy of the original judgment entered in the above entitled action on \_\_\_\_\_February 7, 1989 \_\_\_\_, as it appears of record in my office, and that "no notice of appeal from the said judgment has been filed\_\_\_\_\_ **2003** in my office and the time for appeal commenced to on 2/7/89 \_\_ upon the entry of judgment." IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix the seal of the said Court this \_\_\_\_ 31st\_day of \_\_\_\_\_ January \_\_\_\_\_ 19 \_90. CHARLES T. CLIVER ..., Clerk

By albert B. Gelman Deputy Clerk

. When no notice of appeal from the judgment has been filed, insert "no notice of appeal from the said judgment has been filed in my office and the time for appeal commenced to run on [insert date] upon the entry of [If no motion of the character described in Rule 73(a) F.R.C.P. was filed, here insert 'the judgment', otherwise describe the nature of the order from the entry of which time for appeal is computed under that rule.] If an appeal was taken, insert "a notice of appeal from the said judgment was filed in my office on [insert date] and the judgment was affirmed by mandate of the Court of Appeals issued [insert date]" or "a notice of appeal from the said judgment was filed in my office on [insert date] and the appeal was dismissed by the [insert 'Court of Appeals' or 'District Court'] on [insert date]", as the case may be.

Lightynet, Franklin

FILED

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA 7 PH 1:27 SOUTHERN DIVISION

> U.S. DISTRICT COURT N.D. OF ALABAMA C.T. CLIVER, CLERK

ROGERS ROADSIDE INNS OF AMERICA, INC.,

Plaintiff,

vs.

BOBBY WARD,

Defendant.

CIVIL ACTION NUMBER

88-C-1504-S

## ENTERED

## DEFAULT JUDGMENT

FEB 7 - 1989

In accordance with the Findings and Conclusions entered contemporaneously herewith, it is hereby

ORDERED, ADJUDGED, and DECREED that the plaintiff shall recover from defendant the sum of \$986,199.24, costs and interest at the legal rate in effect on the date this judgment is entered for which execution shall issue.

It is further ORDERED by the Court that payment of the proceeds of the judgment, interest and costs herein shall be made directly to the attorneys of record for the plaintiff and that, upon receipt thereof, such attorneys will satisfy said judgment on the records of this Court.

DONE this \_\_\_\_\_ day of February 1989.

UNITED STATES DISTRICT JUDGE U. W. CLEMON

BOOK 276 PAGE 932

FILED

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA -7 PH 1:27 SOUTHERN DIVISION

U.S. DISTRICT COURT N.D. OF ALABAMA C.T. CLIVER, CLERK

ROGERS ROADSIDE INNS OF AMERICA, INC.,

Plaintiff,

vs.

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BOBBY WARD,

Defendant.

CIVIL ACTION NUMBER

88-C-1504-S

ENTERED

FINDINGS OF FACT AND CONCLUSIONS OF LAW

FEB 7 - 1989

The plaintiff has filed a written application supported by affidavits, for judgment by default in plaintiff's favor and against defendant, Bobby Ward pursuant to Rule 55, Federal Rules of Civil Procedure. The court makes the following findings and conclusions:

- The summons and complaint were served upon 1. defendant on September 12, 1988. Defendant has failed to appear, plead or otherwise defend.
- Defendant is not an infant or incompetent 2. person.
- Defendant is indebted to plaintiff in the sum of \$986,199.24, plus post-judgment interest and costs of this action.

STATE OF ADONAL PATES
T CERTIFY THIS FILED
INSTRUMENT WAS FILED

day of February, 1989; Certified Fee-

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DISTRICT JUDGE STATES UNITED U. W. CLEMON

JUUGE OF PROBATE

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