

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

THOMAS S. RICHEY, as Receiver for)
WESTON RUTLEDGE FINANCIAL)
SERVICES, INC.; ZAMINDARI)
CAPITAL, LLC; LEXINGTON)
INTERNATIONAL FUND, LLC, a/k/a)
LEXINGTON INTERNATIONAL FUND,)
INC.; and OXFORD ADAMS CAPITAL,)
LLC,)

Plaintiff,)

v.)

STEVEN PAUL ARENA, *et al.*,)

Defendants.)

CIVIL ACTION FILE
NO. 1:07-CV-2511

DEFAULT JUDGMENT AS TO DEFENDANTS STUART IRVING ROBBINS
AND WATERWAYS MANAGEMENT

Plaintiff's Request for Entry of Default Judgment as to Defendants Stuart Irving Robbins ("Robbins") and Waterways Management ("Waterways") having come before this Court and the same having been read and considered, Defendants Robbins and Waterways by their Default have admitted and the Court hereby finds as follows:

1. Defendants Robbins and Waterways were served by publication beginning April 7, 2008 through May 5, 2008 informing them that their answers to the

Complaint were due on or before May 19, 2008. Defendants Robbins and Waterways failed to answer and therefore default was entered against them on June 25, 2008.

2. The Complaint sought at least \$1,600,030 from Defendants Robbins and Waterways plus interest of \$306.86/day from November 3, 2006 and

1,798,568.42 the amount sued for is a sum certain.

principal amount sued for is \$1,600,030 plus \$198,538.42 of interest accrued from November 3, 2006, the date of the Receiver's demand for return of the funds, to August 11, 2008, the date of the Request for Default Judgment.

4. Plaintiff is also entitled to \$ 198,538.42 [**\$306.86 x number of days**], representing the amount of interest accrued from August 11, 2008, the date of the Request for Default Judgment, to the date of this Order.
5. There is no just reason for delaying the entry of a final judgment as to Defendants Robbins and Waterways and as to the claims against them.

Therefore, it is hereby ordered, adjudged, and decreed that a default judgment be entered against Defendants Robbins and Waterways for \$ 1,798,568.42 [**\$1,600,030 + \$198,538.42, accrued interest as of August 11, 2008, the date of the Request**] + [interest accrued from August 11,

2008 to the date of this Order], for which Defendants Robbins and Waterways are jointly and severally liable. It is further ordered that interest shall accrue on this judgment at the maximum rate allowed by law, pursuant to 28 U.S.C. § 1961.

This 21st day of August 2008.

JAMES N. HATTEN

CLERK OF COURT

UNITED STATE DISTRICT COURT

by Velma Shanks