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AO 450 (Rev. 01/09) Judgment in a Civil Action

## UNITED STATES DISTRICT COURT

for the Northern District of Indiana



JD

Provided by: Overhauser Law Offices LLC www.iniplaw.org www.overhauser.com

JOE HAND PROMOTIONS, INC;

Plaintiff(s)

v.

Civil Action No.

3:18-cv-232

MBK HOLDINGS INC d/b/a Matey's Restaurant & Bar; BRYAN KONIECZNY; MARK KEHOSKIE;

Defendant(s)

## JUDGMENT IN A CIVIL ACTION

The court has ordered that (check one):

X the plaintiff <u>Joe Hand Promotions Inc</u> recover from the defendants <u>MBK Holdings Inc, d/b/a</u> <u>Matey's Restaurant & Bar, Bryan Konieczny, and Mark Kehoskie</u> the amount of <u>Forty-two thousand</u> two dollars and 00/100 dollars <u>42,002.00</u>, which includes prejudgment interest at the rate of <u>% plus post-judgment interest at the rate of 2.66</u> % along with costs.

the plaintiff recover nothing, the action is dismissed on the merits, and the defendant \_\_\_\_\_\_.

X Other: <u>1. That judgment by default be entered in favor of plaintiff, Joe Hand Promotions, Inc.,</u> and against defendants, MBK Holdings Inc. d/b/a Matey's Restaurant & Bar, Bryan Konieczny and Mark Kehoskie;

2. That plaintiff, Joe Hand Promotions, Inc., recover statutory damages pursuant to 47 U.S.C. § 605(e)(3)(C)(i)(II) from defendants MBK Holdings Inc. d/b/a Matey's Restaurant & Bar, Bryan Konieczny and Mark Kehoskie in the amount of \$10,080.00;

3. That plaintiff, Joe Hand Promotions, Inc., recover additional damages pursuant to 47 U.S.C. § 605(e)(3)(C)(ii) from defendants MBK Holdings Inc. d/b/a Matey's Restaurant & Bar, Bryan Konieczny and Mark Kehoskie in the amount of \$30,240.00;

4. That plaintiff, Joe Hand Promotions, Inc., recover attorney's fees from defendants MBK Holdings Inc. d/b/a Matey's Restaurant & Bar, Bryan Konieczny and Mark Kehoskie in the amount of \$562.00 and costs in the amount of \$400.00 relating to the prosecution of this matter;

5. The Court also awards plaintiff, Joe Hand Promotions, Inc., post-judgment interest at the statutory rate from the date of this judgment until paid.

This action was (check one):

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□ tried to a jury with Judge \_\_\_\_\_\_ presiding, and the jury has rendered a verdict.

tried by Judge \_\_\_\_\_\_ without a jury and the above decision was reached.

X decided by Judge <u>Jon E. DeGuilio</u> on a motion for <u>Default Judgment.</u>

DATE: October 19, 2018

ROBERT TRGOVICH, CLERK OF COURT

by S/ J. Darrah Signature of Clerk or Deputy Clerk