

**UNITED STATES DISTRICT COURT
DISTRICT OF MAINE**

CLAUDIA LaGRANDEUR,)	
)	
PLAINTIFF)	
)	
v.)	No. 2:11-cv-338-DBH
)	
DYNAMIC RECOVERY)	
SOLUTIONS,)	
)	
DEFENDANT)	

ORDER ON PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT

The plaintiff's motion for default judgment is **GRANTED IN PART AND DENIED IN PART**. The plaintiff has shown no legal authority for including future collection efforts as part of taxable costs. Accordingly, Five Hundred Dollars (\$500) shall be subtracted from the requested amount.

It is **ORDERED** that the Clerk enter default judgment in favor of the plaintiff Claudia LaGrandeur and against the defendant Dynamic Recovery Solutions in the amount of One Thousand Dollars (\$1,000) in principal damages, attorney fees in the amount of Three Thousand Six Hundred Two Dollars and Fifty Cents (\$3,602.50), and taxable costs of Four Hundred Fifteen Dollars (\$415), with interest thereon at the federal judgment rate from the time of the entry of judgment.

So ORDERED.

DATED THIS 19TH DAY OF DECEMBER, 2011

/s/D. BROCK HORNBY _____
D. BROCK HORNBY
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
DISTRICT OF MAINE (PORTLAND)
CIVIL DOCKET NO. 2:11cv388 (DBH)**

Claudia LaGrandeur,

Plaintiff

Represented By **Douglas F. Jennings**
Jennings Law Office
One Weston Court, Suite 103B
Augusta, ME 04330
(207) 623-1632
email: dfjlaw@live.com

v.

Dynamic Recovery Solutions,

**Defendant and
Defaulted Party**

Represented By