

UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 93-3391

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MICHAEL D. BADER,

Plaintiff-Appellee-Appellant-  
Cross-Appellant,

versus

ATLANTIC INTERNATIONAL, LTD.,

Defendant-Appellee,

M.M. EYMARD & COMPANY, INC.,

Defendant-Appellant  
Cross-Appellee.

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Appeals from the United States District Court  
for the Eastern District of Louisiana  
(CA-89-5035-L)

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(May 26, 1994)

Before WISDOM and JONES, Circuit Judges, and COBB\*, District Judge.

PER CURIAM:\*\*

The court has carefully evaluated the issues in light of pertinent portions of the record, the briefs and arguments of counsel. There is no reversible error of fact or law apart from

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\* District Judge of the Eastern District of Texas, sitting by designation.

\*\* Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.

two necessary changes to the judgment. As stipulated by the parties, the award for past medical expenses must be reduced by \$7,015.45. And, pursuant to the decision in McDermott, Inc. v. Am Clyde & Riverdon Castings, Ltd., \_\_\_ S. Ct. \_\_\_, 1994 WL 135219 (Apr. 20, 1994), the credit of \$75,000 granted to Appellant because of a co-defendant's settlement must be withdrawn.

Based on these changes, the judgment in favor of Appellee is modified to the amount of \$383,954 with legal interest and costs.

As so MODIFIED the judgment is AFFIRMED.