

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

In re:

BAYCARE BEHAVIORAL HEALTH
CENTERS, INC.,

Debtor(s).

DOUGLAS N. MENCHISE, CHAPTER
7 TRUSTEE OF THE BANKRUPTCY
ESTATE OF BAYCARE BEHAVIORAL
HEALTH CENTERS, INC.,

Plaintiff,

vs.

BOBBY L. COATES; DEBORAH R.
COATES; BREDEL CONTRACTING,
INC.; BREDEL CORPORATION;
BREDEL FAMILY LIMITED
PARTNERSHIP; BREDEL HOLDINGS,
INC.; BREDEL LEASING, INC.;
BREDEL MANAGEMENT COMPANY,
INC.; BREDEL MEDICAL SERVICES,
INC.; BREDEL REALTY LIMITED
PARTNERSHIP.

Defendants.

Chapter 7

Case No. 8:03-bk-13594-PMG

Adv. Pro. No. 05-519

J.B. VOL.

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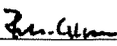
FINAL JUDGMENT

THIS CASE came on before the Court upon the Plaintiff/Trustee, Douglas N. Menchise's Motion for Entry of Final Default Judgment for the purpose of entering a Final Judgment in the above-styled adversary proceeding. The Court has considered the record and finds that an Order on Plaintiff/Trustee's Motion for Entry of Final Default Judgment has

been entered, and, therefore, it appears appropriate to enter a Final Judgment. Accordingly,
it is

ORDERED, ADJUDGED AND DECREED that the Plaintiff does recover this Judgment against the Defendant, BOBBY L. COATES, and the Plaintiff, Douglas N. Menchise, does recover this Judgment from and against the Defendants, BOBBY L. COATES, for the amount of \$210,685.29, together with post-judgment interest at the legal rate and for all which sums let execution issue.

DONE and ORDERED, United States Bankruptcy Court, Middle District of Florida,
Tampa Division on June 2, 2006



PAUL M. GLENN
Chief United States Bankruptcy Judge

cc: Plaintiff, Douglas N. Menchise, 300 Turner Street, Clearwater, Florida 33756;
Defendant, Bobby L. Coates, 13400 Wright Circle, Tampa, Florida 33626;
U.S. Trustee, 501 E. Polk Street, Suite 1200, Tampa, Florida 33602.