

What will be covered in this summary are sections of most importance within the award, being sections 5, 6, 7, 8, 9, 11, 16, 19, 26, 27, 28, 44, 45(a, b, c, d, e), 48, 50(1, 2, 3, 4, 5, 7), 52, 53, 54,

5. The parties entered into a legally binding contractual relationship with each other and this Arbitrator finds that there is no fraud and/or any attempt to induce fraud and/or to commit fraud, and/or inducement of contract, and/or fraud in the factum respecting the instant matter and contract. Thus, the parties are bound by the terms and obligations agreed upon and imposed upon them as a direct result of the contractual agreement; and

5. This section refers to the contract established, **J3:16fGsltwthghobS[®]**, as counter offer to the contract held by the constitution and the five claimants as citizens bound to it. A legal and binding contract under contract **J3:16fGsltwthghobS[®]**, is now the working contract. The respondents are bound by its terms and obligations, not that of the constitution. No fraud was found in establishment of this contract.

6. This Arbitrator finds that all the elements that form a contractual agreement and a legally commercial binding obligatory relationship are present; and

6. Self-explanatory, all elements forming a legally binding contract are present.

7. The contract clearly expresses the method of settlement and resolution of all disputes arising thereunder shall be settled by arbitration under the authority of the standards of common-law arbitration, the Federal Arbitration Act, and further stipulated and appointed this Arbitrator listed herein as agreed upon as the Arbitrator of record. Neither party has objected, protested, and/or attempted to amend any portion and/or provision at any time of the contract; the contract status that all final and binding arbitration awards may be confirmed by any court in America having original jurisdiction pursuant to Title 9 United States Codes §9 and §13; and

7. The contract, **J3:16fGsltwthghobS[®]**, clearly states if there's a dispute it goes to arbitration

8. It has been alleged and thoroughly proven that the Respondent(s) listed above have by their own accord agreed to all the terms of the contract, that they have committed the offenses claimed in the contract and have acted against the interests of the Claimant's, depriving them of their right to property, their right to contract, the right to The Pursuit of Happiness and the enjoyment of life. They have admitted and agreed that they have violated the Claimant's constitutional and common law rights, that they had intentionally, knowingly and deliberately failed to perform as agreed, have forsook their obligatory duty of care and thus created a dispute that requires a resolution by SITCOMM ARBITRATION ASSOCIATION (Hereinafter "SAA") and/or any subsequent award; and

8. It was alleged, in contract **J3:16fGsltwthghobS[®]**, that all 573 points were breached. By their silence the respondents proved all facts in the favor of the claimants; they didn't have the right to do any of those actions.

9. The parties stipulated and agreed that the related matters including any judgments associated thereto, any claims, and any collateral attacks! by the Respondent(s) are null and void of any effect and shall not be binding on the Claimant retroactively and henceforth; and

9. Under the contract **J3:16fGsltwthghobS[®]**, any interaction past present and future (i.e. traffic stops, court appearance) are null, void, of no effect.

11. The parties did have a prior relationship and the Respondent(s) had an obligation to respond to the reasonable requests of the Claimant. One of those requests being that the Respondent(s) provide an accounting and that such accounting be truthful and certified as being wholly accurate. As the custodian of record, a position for which the Respondent(s) volunteered, accepted such responsibility and have yet to rebut such a presumption. This Arbitrator finds that they were duty-bound and have breached their fiduciary duty of care, supporting their willful and intentional as well as deliberate default respecting the irrevocable binding contractual agreement that is coupled with interests; and

11. Because of contract **J3:16fGsltwthghobS[®]** a relationship(presumptive) was established between the claimants and respondents, the respondents having had a fiduciary trustee obligation and duty to respond. The respondents failed to respond being a breach of obligation and duty as government officers.

16. That the parties have agreed that all pre-existing as well as existing contractual Agreements between the parties, no matter their scope, subject matter, and/or detail are superseded and extinguished by the contractual agreement referenced and related hereto! And

16. The parties agreed, under contract **J3:16fGsltwthghobS[®]**, that any previous interaction (i.e. Traffic stop violation, court proceeding) is void.

19. It appears that a dispute has arisen under the agreement between the parties and it is the subject matter at bar. The Claimant contends that after agreeing to the terms of the contract, the Respondent(s) have failed to fully perform to the terms of the agreement and that the Claimant is entitled to immediate and unconditional remedy as prescribed within the terms of the contractual agreement. The Claimant has demanded liquidation of the estate/trust and the Respondent(s) have failed to act.

19. Simply put, pursuant to the complaint there's a dispute. Claimants complied with the contract **J3:16fGsltwthghobS[®]**, the Respondents failed to comply.

26. Respondent(s) agreed and consented that Respondent(s) do have a duty and obligation to Claimant! as well as the corporate Government Department/agency construct(s) Respondent(s) represents/serves, to correct the record in the alleged Commercial/Civil/Cause and thereby! And therein, release the indenture (however termed/styled) upon the Claimant and cause the Claimant to be restored to liberty and release the Claimant's property rights, as well as ALL property held under a storage contract in the "name" of the all-capitaMetter "named" defendant within the alleged Commercial/Civil/Cause within the alleged commercially "bonded" warehousing agency d.b.a., for the commercial corporate Government construct d.b.a. the United States. That this arbitration award is to be construed

contextually and not otherwise and that if any portion and/or provision contained within this arbitration award, the self-executing binding irrevocable contractual agreement coupled with interests; is deemed non-binding it shall in no way affect any other portion of this arbitration award. That this Arbitrator is permitted and allowed to adjust the arbitration award to no less than two times the original value of the properties associated with this agreement, plus the addition of fines, penalties, and other assessments that are deemed reasonable to the Arbitrator upon presentment of such claim, supported by prima facie evidence of the claim.

26. The Arbitrator, here, finds the Respondent, by their silence, agreed they had a fiduciary trustee obligation to correct the records. This is where an injunction is created and a return of property afforded. The wording is not to be construed other than the contextual manner in which it appears. The award may be adjusted upon further findings.

27. The defaulting party will be estopped from maintaining or enforcing the original offer/presentment; i.e., the above referenced alleged Commercial/Civil/Cause as well as ALL commercial paper (negotiable instruments) therein, within any court or administrative tribunal/unit within any venue, jurisdiction, and forum the Claimant may deem appropriate to proceed within in the event of ANY and ALL breach(s) of this contractual agreement by Respondent(s) to compel specific performance and or damages arising from injuries therefrom. The defaulting party will be foreclosed by laches and/or estoppel from maintaining or enforcing the original offer/presentment in any mode or manner whatsoever, at any time, within any proceeding/action.

27. Everything the Respondents did previously are void, being every interaction and anything emanating from them.

28. Furthermore, the Respondent(s) are foreclosed against the enforcement, retaliation, assault, infringement, imprisonment, trespass upon the rights, properties, estate, person whether legal, natural or otherwise of the presenter/petitioner and/or his interest and/or his estate retroactively, at present, post-actively, forever under any circumstances, guise, and/or presumption.

28. This is restatement of injunction. The Respondents are wholly restricted from interaction of any kind...FOREVER! Everything ever done previously is VOID!

44. First set of claims' (due to the extensive nature of the claims, each of the claims by the Claimant is incorporated herein by reference) ...The record shall reflect and note that the Claimant has attached a copy of the original contract which list all the claims within the form of stipulation, that the parties have all agreed to, and that they have incorporated each of those claims by reference. This Arbitrator finds that such incorporation is appropriate and accepts that incorporation as a matter of record.

□ As noted above, the Claimant has alleged that the Respondent(s) have breached the contractual agreement and because the agreement is binding on all parties and was irrevocable! The Respondent(s) have acted in bad faith, with unclean hands, and have breached their fiduciary duty of care, responsibilities and are liable to the Claimant for the amount of the contractual agreement, plus additional costs, fees, assessments, penalties, and other equitable relief remedies.

- That the Respondent(s) have agreed to discontinue all use of the Claimant's personal information, assets, properties, within its publication, its databases, its system of record keeping, and to have surrendered all records associated with this matter to the Claimant and have failed to do as agreed.
- That the Respondent(s) have agreed to compensate the Claimant for their gross misrepresentation of facts and other information pertinent to the welfare and well-being of the Claimant. Respondent(s) have failed to provide such compensation as agreed and have failed to provide any documentation which would substantiate their having complied with this requirement of the contractual agreement.
- That the Claimant has agreed and accepted the fact that the United States has declared a national banking emergency which is supported by the "EMERGENCY ECONOMIC BANKING RELIEF ACT," "PROCLAMATION 2038, 2039, and 2040," and the "NATIONAL EMERGENCIES ACT," which resulted in the suspension of all normal banking activities and have agreed that any claim of debt by the Respondent(s) is fraudulent, and that they willfully attempted and committed fraud against the Claimant. That the Respondent(s) have agreed that THE NATIONAL BANKING HOLIDAY permits them to issue what's known as emergency script as prescribed by the March 9, 1933 Act (the reference notes of Congress lend to this conclusion), have agreed to issue book keeping entry credit and/or tax credits to the Claimant in the amount of the initial claim and owe Claimant as much as treble damages associated with the initial claim.
- The Respondent(s) have further agreed to turn over any and all properties, assets, securities, documents, accounting records to the claimant's upon demand/default and have failed and/or refused to do so, thus putting them in further breach in violation of the contractual agreement, entitling the Claimant to equitable relief.

44. The claims have been brought forth by reference. Box 1 The original contract is brought forth and incorporated. Box 2 the Respondents have been found in breach of contract **J3:16fGsltwithghobS®** and the contract is irrevocable, that they acted in bad faith with unclean hands and breached their duties. Box 3 The Respondents agree to discontinue anything emanating from the Claimants, but failed to perform. Box 4 Respondent agreed to compensate for gross misrepresentation and failed to do so. Box 5 Acts of fraud. Box 6 Respondent agreed to a return of all property, assets etc., and failed to do so.

45. It is the determination of this Arbitrator that the following are facts that are undisputed and uncontroverted:

- a. That there is a binding irrevocable contractual agreement that has been coupled with interests that exist between the parties.
- b. That the parties had a pre-established relationship which placed an obligation on each to communicate with the other.
- c. That the Respondent(s) have made changes to the original agreement which permitted and allowed the Claimant to present a counter offer and/or conditional acceptance of the offer to change the agreement to the Respondent(s).

- d. That the self-executing binding contract coupled with interests stands as irrevocable.
- e. That the Respondent(s) have agreed to the contract, agreed to all the terms and conditions of the contract by their acceptance of the waiver which was included as part of the contractual agreement; that waiver being the right not to respond as highlighted by the Supreme Court of the United States-

45. The Facts: a. There is/was a binding contract, b. there is/was a duty to communicate, c. Changes were made to the Original Contract (the Constitution) allowing for a counter offer, d. Contract J3:16fGsltwthghobS[®] with interests is irrevocable, e. Respondents have agreed to contract J3:16fGsltwthghobS[®] are bound to it by waiver (Maxim of law "silence is acquiescence")

48. The Respondent(s) failure to respond constituted an act of "tacit acquiescence."

48. Respondents failed to respond therefore they tacitly agreed.

50. Respondent(s) have waived all rights, claims, defenses, and/or standing respecting the matter and is estopped from any collateral attacks and/or seeking disposition from any other venue as a result of the knowing, intentional and deliberate consent to the contractual agreement.

1. I find that the Claimant as well as the Respondent(s) are consenting adults, having attained the age of majority! not a minor, not an infant, not a delinquent, and/or a decedent. All parties are fully capable of entering into and negotiating contracts.

2. I do not find any of the parties to be suffering from a mental disease and/or defect that would have prevented and/or interfered with their knowing and intentional entering into the binding contractual agreement! and

3. I find that the contractual agreement is binding on all parties, remains irrevocable and that the contractual agreement remains in effect as stipulated within the agreement until all the obligations are satisfied by the defaulting party. As of this day, those obligations have not been satisfied and I hereby order the Respondent(s) to satisfy the obligations according to the terms of the contractual agreement, which is not inconsistent with this order! and

4. I find that the Respondent has failed to fully perform to the terms of the agreement and that the Claimant is entitled to immediate and unconditional remedy as prescribed within the terms of the contractual agreement; and make the injured party (the claimant) whole again by complying with the terms of contract to the letter.

5. I find that the Claimant has demanded liquidation of the estate/trust and that the Respondent(s) have failed to act. The Claimant has also demanded a full review and audit, comprehensive in nature! of all revenue for the estate/trust over the course of the past ten (10) years, any tax credits and/or deductions associated with the estate/trust, a copy of the insurance policies held, and a copy of any bonds held by the debtor. The Claimant, also acting as the Creditor in this matter! has requested such information to preserve their standing and position.

7. This award is final and binding upon issuance and execution of the arbitrator's signature below and takes full force and effect immediately upon issuance.

50. The Respondents have waived any defense. 1. Establishes an age of majority to validly enter contract, 2. No one entering the contract is incapable, 3. Contract **J3:16fGsltwthghobS®** is binding on all parties, and Respondents have failed in their obligations under it 4. Respondents failed perform and the Claimants are due remedy/relief under the contractual terms, 5. Full audit and liquidation of estate and trusts. Claimants now in position of Creditor, 7. This award takes full force and effect immediately.

52. This order shall be binding on all the parties, in all jurisdictions, and shall take precedent over all collateral and/or related matters heretofore, at present and forthwith until the agreement is fully satisfied. The Respondent(s) are estopped from maintaining and/or bringing forth any action against the Claimant, the Claimant's heirs, and/or the Claimant's properties permanently. This order shall constitute a permanent injunction against the Respondent(s) respecting the Claimant's and the Claimant's interest; comprised and embodied within the contractual agreement.

52. This sets the injunction, much like a restraining order and immunity

53. The Respondent(s) are hereby ordered to release the demanded information of the Claimant which includes a full review and audit of all revenue for the estate/trust over the past ten (10) years, any tax credits and/or deductions associated with the estate/trust, a copy of any insurance policies associated with the estate/trust and a copy of any bonds held in respect to the estate/trust. The purpose of this information shall be for the Claimant to liquidate any and all assets of the estate/trust; and

53. Full audit of estate and trusts emanating from the Claimants, whatever it may be.

54. The Respondent(s) are hereby ordered to release any and all claims against any and all properties of the Claimant's, to return any and all properties held in any manner, to include records, documents, audiotapes, discoveries, exculpatory or otherwise, and that this order/mandate shall not be construed other than its intent and its contextual rendering.

54. Release/liquidation of all property and assets to the claimants, being essentially what is found from section 53.