

ORIGINAL

IN THE SUPREME COURT OF OHIO

JQ SOLUTIONS

**BRIEF OF WRIT
CASE 2010-0313**

Relator

VS.

SUPREME COURT OF OHIO

**STATE OF OHIO
Licences and permits et. Al**

respondent

NOTICE OF BRIEF OF WRIT IN CASE 2010-0313 OF PROHIBITION BY JQ SOLUTIONS vs THE STATE OF OHIO-DIVISION OF FINANCIAL INSTITUTIONS

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**FILED
APR 07 2010
CLERK OF COURT
SUPREME COURT OF OHIO**

COUNCIL FOR RELATOR, - MARK JOHNSON

**STATE OF OHIO
C/O LICENSES AND PERMITS-DIV OF FINANCIAL INSTITUTIONS
OHIO ATTORNEY GENERAL OFFICE-
C/O ASST ATTRY OFFICE-JANICE C. KATZ
30.E. BROAD ST. 17TH FLR.
COLUMBUS OHIO
43215**

COUNCIL FOR RESPONDENT- ASSISTANT ATTORNEY JANICE C. KATZ

IN THE MATTER OF CASE 2010-0313

PRESENTED HERE IS A BRIEF OF WRIT IN SUPPORT OF REASONING TO REPEEL THE PTRECIOS METALS DEALERS PERMIT UPON FURTHER REVIEW, RESEARCH AND COMMON WITH CONCERN OF FEDERAL MANDATES AND RULINGS PROPER DISCOVERY IN LAW INDICATED THAT THE WORD "GOLD" HAS BEEN CONSIDERED NON PUNISHABLE SPEECH FOR OVER 200 HUNDRED YEARS.

IT IS NOT LISTED AS SLANDER, OBSCENITY, SUBVERSIVE, DEFAMATION OR FIGHTING WORDS UNDER THE FEDERAL GUIDELINES FOR PUNISHABLE SPEECH

THE STATE OF OHIO ATTEMPTS TO PUNISH THOSE WHO USE THE WORD FREELY "IN ANY MANNER" ASSOCIATED WITH THE THREAT OF A MISTAMEANOR AND FELONY PUNISHABLE SPEECH.

THIS IS A BREECH OF TRUST OF FUNDAMENTAL RIGHTS HANDED DOWN UNDER NON PUNISHABLE SPEECH.

SECONDLY, WHAT IS CLASSIFIED AS "PUBLIC" IN THE DEFINITION OF THE PRECIOUS METALS DEALERS PERMIT?

ELECTRONIC AND INTERNET LITERACY INDICATED A BROKER, WHOLESALER, RETIALER WHO SIGNS A CONTRACT ON EMIAL IS A PRIVATE AFFIAR. BUSINESS TO BUSINESS IS A NON-PUBLIC FORUM, DO NOT FORMULATE OR POST THEIR CONTRACTS TO THE PUBLIC, THEREFORE, IS NOT A PUBLIC SPEECH ISSUE. THE STATE OF OHIO SAYS ANY MANNER :OF SPEECH " INCLUDIND WORDS OVER THE INTERNET IN CONTRACT FOERMULATION OVER THE PHONE, EMIAL, ELECTRONIC SUBMISSION IS A PUBLIC AFFIAR. THE WORDS ITSELF CAN BE MISLEADING TO THE TRUTH THAT....UNLESS HACKING OCCURS....BUSINESS WORDING IS A PRIVATE COMMUNICATION BETWEEN TWO COMPANIES AND NOT CONSIDERABLE AS PUBLIC SPEECH PER SAY. THIS IS AN ATTEMPT TO CALCULATE AND REPIAR A LOSS OF TAX BASE IN THE STATE OF OHIO AS A PURPOSFULL COURT CRITERIA. FEDERAL RULING-INDICATE OVER THE STATES THAT ELECTRONIC TRANSMISSIONS ARE PROTECTED UNDER FEDERAL LAW FROM HACKERS UNLESS A FEDERAL OFFICER IS APPLYING SUCH.....FOR TERRORIST OR FRAUDULANT INSPECTION, NOT THE MUNICPLE, NOT THE STATE...ONLY- FEDERAL PER USC CODE ON THE SUBJECT MATTER IN THE TEXT

THIS MAKES THE USE OF PERSONAL ONE- TO -ONE CONTACT BETWEEN PRIVATE ELECTRONIC TRANSMISSIONS SECRETIVE, NOT A PUBLIC FORUM.....THE WORD GOLD ,SILVER, OR PLATINUM WITHIN THE BODY OF TEXT IN THE CONTRACT IS THEREFORE NOT A LIBEL CRITERIA IN ELECTRONIC TRASMISSION ACT AND REGARDED AS

PROTECTED FROM VIEW AS A NON PUBLIC FORUM. CONTRACT WITH THESE WORDS ARE PRIVATE BUSINESS, NOT HELD OUT BY HIMSELF, HERSELF, OR ITSELF TO THE PUBLIC AS WILLING TO PURCHASE THEREFORE, CANNOT BE PUNISHABLE NOR ACCUSED OF THE PERMITS DEFINITION WITHIN THE PRESENT FORMAT ,NOW OR RETROACTIVELY..

THOSE WHO PRACTICE BUSINESS WITHIN THE PRIVACY OF CONTRACTS AND THE I.C.C. NONDISCLOSURE AGREEMENTS BETWEEN COMPANIES DO NOT FIT THE WORDS 'PUBLIC WILLING TO PURCHASE'

FURTHER DISCOVERY IN PROCESS

YOU DO NOT ENFORCE THE PRECIOUS METALS DEALERS PERMIT EQUALLY ACROSS OHIO!!!!

THE PERMIT LIST DOES NOT INDICATE A EQUAL ENFORCEMENT OF CERTAIN DEALERS OF GOLD BULLION, GOLD STOCKS, GOLD COIN,SILVER, PLATINUM OR OTHER PRECIOUS METALS. IT SEEMS TO REFLECT A SELECTIVE FAVORTISM OF WHOM TO BRING INTO ACCOUNT FOR BUSINESS AND PURCHASING OF ITEMS CONTIANING PRECIOUS METALS .

EXAMPLES.....

FIFTH THIRD BANK

PNC BANK

ALL SAVINGS AND LOANS

WALMARK

WALGREENS

TARGET

HALLMARK CARDS

CVS

KROGERS GROCERY STORES

DOTS

FEDERALTED DEPT STORES LIKE MACYS

KMART

ALL WHO DEAL IN COSTUME JEWELRY WITH GOLD POSTS, SILVER POST

ALL WHOW BUY AND TRADE CHANGE FOR CUSTOMER CASH REGISTERS (SILVER IN QUARTERS)

MOST WOMEN SHOPS IN OHIO

HORSE PRODUCTS WITH SADDLES

GOLD PLATED HEMOSTAT SALES FOR HOSPITAL SURGERIES

Gold PLATED TRIM IN CATALLACS WITHIN CAR DEALERSHIPS

GOLDSLAGER IN BAR PURCHASES

ALSO

. A JEWEL IS A CUT AND POLISHED STONE....ROUGH DIAMONDS ARE NOT UNDER THESE TERMS AS THEY ARE NOT CUT AND POLISHED,

**THEREFORE ARE FREE OF SCRUTINY BY THIS PERMIT DEFINITION
VER BATUM**

**ACCORDING TO THE DEFINITION -ALL OF THESE ARE RESPONSIBLE
FOR A PRECIOUS METALS DEALERS PERMIT IN OHIO FOR WATCHES,
EAR RINGS,GUNS WITH GOLD TRIGGERS, EAGLECLAW GOLD HOOKS
AND GOLD LEADERS ,
COIN CONTIANING SILVER, GOLD..... BANKS HAVE BULLION SALES
AND TRADE TO BACK UP THE DOLLAR....WHERE ARE THEY ON THE
ACTIVE PERMIT COMPANIES LIST.**

**UNEQUAL APPLICATION OF THIS PERMIT CONSTITUETS THAT NO
PUNISHMENT OCCUR TO ANYONE ELSE BECAUSE YOU SEEM TO BE
MIRED IN SPECIAL INTEREST APPLICATION,,NOT FULLFILLING THE
CRITERIA OF THE DEFINITIONIF THEY ARE NOT UP FOR
PROSECUTION OVER THE LIFE OF THEIR BUSINESS IN OHIO**

**A CLASS -ACTION SUIT REQUIRING 75,000 USD PER COMPLIANT IN
ASSOCIATION WITH THE RELATOR IN THIS JUDGEMENT WOULD
BREAK THE OHIO DEPT OF FINANCIAL INSTITTUTIONS AS A
DEFENDANT.....DO YOU REALLY REQUIRE THE RELATOR TO FILE A
LAW SUIT TO BE CONCIDERED PART OF THE INDUSTRY AS SITED IN
THE MOTION TO DISMISS...**

**WE CAN ACCOMMODATE YOUR REQUEST OR REPPEEEL THE PERMIT
IN RESPECT TO THE U.S. CONSTITUTION OF THE UNITED STATES ,
THEN REWRITE IT TO INCLUDE MODERN TIMES WITHIN FEDERALS
RULINGS**

**MOTION TO DISMISSAL OF THIS CASE 2010-0313 CASE IS WITHOUT A US
CONSTITUTIONAL DEFENSE OR MERIT AND MUST BE SITED AS A
ILLGITAMATE ACTION OF A FRIVELOUS GATHERING OF LESS THAT
COMPETENT ATTEMPT IN DESPERATION TO DEFEND A WORTHLESS
SHROUD OF PAPER AT THE FUNDAMENTAL RIGHTS LEVEL IN OHIO OF
THE SMALL BUSINESS OWNER WHILE NON ENFORCEMENT OF THE
LARGE BUSINESS IS FREE WITHOUT CONTEMPT OF THE LAW . THE
CASE IS DEEMED A CLASS ACTION AGIANST THE DEPT OF FINANCIAL
INSTITUTIONS OF OHIO WITH REGARDS TO THE WELLFARE OF FREE
COMMERCE AND FREEDOM OF SPEECH AMOUNG THE NUBREROUS
BUSINESS THE ' VER BATUM' OF THE PRECIOUS METALS DEALERS
PERMIT REQUIRE OF OHIANS OR THOSE WITHIN ITS BORDERS DOING
BUSINESS...**

**WE ARE SURLEY AT THE MERCY OF HAND WASHING FOR SPECIAL
INTEREST IN THE CAPITALS VIEW
YOU ONLY OFFER STATE REASONS , WHILE WE ATTACK WITH
FEDERAL COURT MANDATES VIA THE SUPREMACUY CLAUSE LINKING**

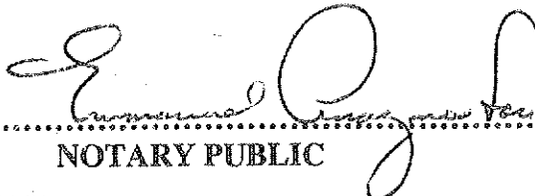
THE RULING OVER THE STATE SUPREME COURTS JURIS ABILITIES
OVER ITS CITIZENS FOR LIGHT AND TEXT OF THEIR TRUE
IDENTITY...U.S. CITIZENS FIRST AND FOREMOST UNDER FEDERAL
LAW, FIRST AND FOURTEENTH UPHELD WITHOUT FAILURE TO THE
PEOPLE OF ANY STATE

REGARDS
MARK JOHNSON CEO
JQ SOLUTIONS
RELATOR IN SELF REPRESENTATION

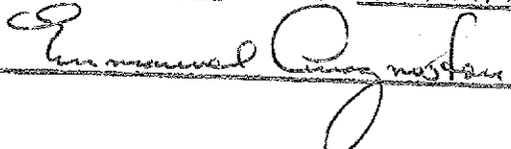

By: 
MARK JOHNSON CEO
JQ SOLUTIONS

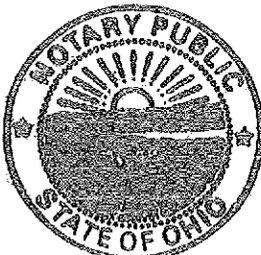
I MARK JOHNSON CEO JQ SOLUTIONS CERIFY THAT A COPY HAS
BEEN SERVED TO THE RESPONDENTS ATTOURNEY FOR THE STATE, AS
WELL AS, APPROPRIATE COPIES TO THE CLERK OF THE SUPREME
COURT OF OHIO ON THE DAY OF MARCH, 2010


.....
MARK JOHNSON- RELATOR

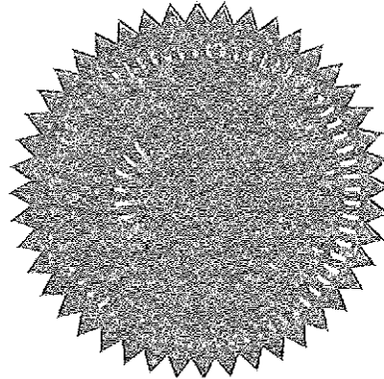

.....
NOTARY PUBLIC

STATE OF OHIO
COUNTY OF Hamilton
SWORN TO AND SUBSCRIBED BEFORE ME
A NOTARY PUBLIC BY Mark Johnson
ON THE 25th DAY OF MARCH 2010


.....



EMMANUEL ANAGNOSTOU
Notary Public, State of Ohio
My Commission Expires
April 12, 2014



INTERNATIONAL CHAMBER OF COMMERCE (I.C.C.)



International Chamber of Commerce
The world business organisation

Date: 10 July 2007.

NON-CIRCUMVENTION, NON-DISCLOSURE & WORKING AGREEMENT

WHEREAS, the Undersigned wish to enter into this Agreement to define certain parameters of the future legal obligations, are bound by a Duty of Confidentiality with respect to their sources and contacts. This duty is in accordance with the International Chamber of Commerce Convention (I.C.C. 500).

WHEREAS, the Undersigned desire to enter a working business relationship to the mutual and common benefit of the parties hereto, including their affiliates, subsidiaries, stockholders, partners, co-ventures, trading partners, and other associated organizations (herein after referred to as "Affiliates").

NOW THEREFORE in consideration of the mutual promises, assertions and covenants herein and other good and valuable considerations, the receipts of which is acknowledged hereby, the parties hereby agree as follows:

TERMS AND CONDITIONS

The parties will not in any manner, solicit, nor accept any business in any manner from sources not their Affiliates, which sources were made available through this agreement, without the express permission of the party who made available the source and,

The parties will maintain complete confidentiality regarding each other business sources and/or their Affiliates and will disclose such business sources only to named parties pursuant to the express written permission of this party who made available the source; and,

That they will not in any of the transactions the parties are desirous of entering into and do, to the best of their abilities assure the other that the transaction codes established will not be affected and

That they will not disclose names, addresses, email address, telephone and telefax or telex numbers to any contacts by either party to third parties and that they each recognize such contracts as the exclusive property of the respective parties and that they will not enter into any direct negotiations or transactions with such contracts revealed by the other party and

That they further undertake not to enter into business transaction with banks, investors, sources of funds or other bodies, the names of which have been provided

by one of the parties to this agreement, unless written permission has been obtained from the other party to do so. For the sake of this agreement, it does not matter whether information's obtained from a natural or a legal person.

The parties also undertake not to make use of a third party to circumvent this clause.

That in the event of circumvention of this Agreement by either party, directly or indirectly, the circumvented party shall be entitled to a legal monetary penalty equal to the maximum service it should realize from such a transaction plus any and all expenses, including but not limited to all legal costs and expenses incurred to recover the lost revenue.