

AMERICAN STOCK EXCHANGE  
IN THE MATTER OF ARBITRATION BETWEEN

SE: William Everett v. Robert Ainbinder, Robert Ainbinder & Co., and  
Diedre C. Steinhaus

# 89-15

TE FILED: 6/6/89 FIRST SCHEDULED 10/20/89 DECIDED 10/20/89

SE SUMMARY: \* Member v. Member arbitration. Claimant alleges respondent  
defaulted on a promissory note.

CLAIMANT'S INITIALS \_\_\_\_\_ RESPONDENT'S \_\_\_\_\_ THIRD PARTY'S INITIALS \_\_\_\_\_

SSIONS: \_\_\_\_\_

CLAIM AND AWARD DATA:

CLAIM	<u>\$44,750</u>	CC/3rd PTY	<u>N/A</u>	AWARD	<u>\$44,750</u>
PUNITIVE	<u>N/A</u>	PUNITIVE	<u>N/A</u>	PUNITIVE	<u>N/A</u>
ATTY FEES	<u>N/A</u>	ATTY FEES	<u>N/A</u>	ATTY FEES	<u>N/A</u>
DEPOSIT	<u>\$400.00</u>	DEPOSIT	<u>\$400.00</u>	DEPOSIT	<u>\$400.00</u>
COSTS	<u>\$400</u>	COSTS	<u></u>	COSTS	<u>\$400</u>

ECISION: The undersigned arbitrators have decided and determined in full and final settlement of all claims between the parties that:\*

THAT Claimant is awarded the sum of \$44,750 against Robert Ainbinder,  
Robert Ainbinder & Co., and Diedre Steinhaus, jointly and severally;

THAT the costs of the arbitration, \$400, shall be borne by the Respondents  
who shall remit \$400 directly to the Claimant as a refund of his  
initial \$400 deposit.

MARKS: \* Third arbitrator was unable to perform due to market conditions.  
The determination was rendered by the remaining two arbitrators with the express  
consent of all parties to the arbitration.

BITRATORS \*\*

WILLIAM CROWE, ESQ. CHAIRMAN

RICHARD APICELLA, ESQ.

William Crowe Jr.  
SIGNATURE

Richard Apicella  
SIGNATURE

\_\_\_\_\_  
SIGNATURE

TY New York STATE New York

DATE: \_\_\_\_\_

Additional pages may be attached.  
(Dissents)