

AMERICAN STOCK EXCHANGE
IN THE MATTER OF ARBITRATION BETWEEN

CASE: URI AMARI V. SUSQUEHANNA INVESTMENT GROUP, JEFFREY DUBOWY & MAREK BAYNOR

Case Tr # 92-08

DATE FILED: 9/26/91 FIRST SCHEDULED 3/26/92 DECIDED 3/26/92

CASE SUMMARY: * A member v. member small claims dispute involving an option trade in Columbia Gas ("CG").

CLAIMANT'S INITIALS UA RESPONDENT'S RPB THIRD PARTY'S INITIALS _____
SESSIONS: #1

CLAIM AND AWARD DATA:

CLAIM	<u>\$3,750.00</u>	Counterclaim	<u>CCxxxxxxx \$5,000</u>	AWARD	<u>Denied</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>for \$750</u>	ATTY FEES	<u>Denied</u>
DEPOSIT	<u>\$300</u>	DEPOSIT	_____	DEPOSIT	_____
COSTS	_____	COSTS	_____	COSTS	<u>\$300.00</u>

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

THAT Claimant's claim is denied;

THAT Respondent Susquehanna's counterclaim is denied;

THAT the Respondent's request for attorney fees is denied;

THAT the costs of the arbitration, \$300, shall be shared equally by the parties. Each Respondent shall remit \$75 directly to the Claimant as partial reimbursement of his initial \$300 filing fee.

ATTORNEY: Claimant, Uri Amari - Pro Se
Respondent, Susquehanna Investment Group - Joel K. Greenberg, Esq.
Philadelphia, PA., Marek Baynor, Pro-Se and Jeffrey DuBowoy, Pro-Se

ARBITRATORS **

MARSHALL NACHBAR, ESQ., CHAIRMAN

Marshall Nachbar
SIGNATURE

SIGNATURE

SIGNATURE

CITY New York STATE NY DATE: April 23, 1992

* Additional pages may be attached.
** (Dissents)