

AMERICAN STOCK EXCHANGE  
IN THE MATTER OF ARBITRATION BETWEEN

CASE: THOMAS P. QUINLAN V. OLDE DISCOUNT

Case Id # 95-09

DATE FILED: 2/21/95 FIRST SCHEDULED 7/12/05 DECIDED 7/29/95

CASE SUMMARY: \* Customer v. member claim. Claimant alleges that firm did not execute his sell order for Ultrak stock.

CLAIMANT'S INITIALS \_\_\_\_\_ RESPONDENT'S \_\_\_\_\_ THIRD PARTY'S INITIALS \_\_\_\_\_  
SESSIONS: DECISION BASED ON THE PLEADINGS.

CLAIM AND AWARD DATA:

CLAIM	\$1,012.00	CC/3rd PTY	N/A	AWARD	\$145.25
PUNITIVE	N/A	PUNITIVE	N/A	PUNITIVE	N/A
ATTY FEES	Requested	ATTY FEES	N/A	ATTY FEES	
DEPOSIT	\$30.00	DEPOSIT	N/A	DEPOSIT	
COSTS		COSTS		COSTS	

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

THE Claimant is awarded the sum of \$145.25;

THE costs of the arbitration, \$30.00, shall be paid by Respondent Olde Discount Corp. who shall reimburse said sum directly to Claimant.

ATTORNEY: Thomas P. Quinlan - Claimant - Pro-Se - Hudson, Florida.

Timothy L. Isom, Esq. - Representing Respondent - Olde Discount -  
Detroit, Michigan.

ARBITRATORS \*\*

SANDRA MULLINGS, ESQ., SOLE ARBITRATOR

  
SIGNATURE

SIGNATURE

SIGNATURE

CITY NEW YORK STATE NEW YORK

DATE: 7/22/95

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