

AMERICAN STOCK EXCHANGE  
IN THE MATTER OF ARBITRATION BETWEEN

CASE: MITCHELL LEVINE & RALLY SECURITIES V. SUSAN BENDER

DATE FILED: 7/12/96 FIRST SCHEDULED: 11/5/96 DECIDED: 11/5/96

CASE SUMMARY: Former member v. member claim. Claimant is seeking to recover  
past commission payments. Respondent denies the claim.

# 96-13

CLAIMANT'S INITIALS: MEL RESPONDENT'S: SJB THIRD PARTY'S INITIALS:

SESSIONS:

CLAIM AND AWARD DATA:

|                  |                |                  |
|------------------|----------------|------------------|
| CLAIM: \$269.00  | 3rd PTY: N/A   | AWARD: Denied    |
| PUNITIVE: N/A    | PUNITIVE: N/A  | PUNITIVE: N/A    |
| ATTY FEES: N/A   | ATTY FEES: N/A | ATTY FEES: N/A   |
| DEPOSIT: \$30.00 | DEPOSIT: N/A   | DEPOSIT: \$30.00 |
| COSTS:           | COSTS:         | COSTS:           |

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

The claim is denied. Overview of material and exhibits presented was insufficient  
to prove claimant's case.

The request for punitive damages is denied.

The arbitration cost is the sum of \$30 is to be paid by the claimant. All other  
requests for costs are denied.

ATTORNEY:

Mitchell Levine/Rally Securities - Claimant - Pro-Se - New York, N.Y.

Susan Bender - Respondent - Pro-Se - Shalebrook, New Jersey.

ARBITRATORS \*\*

JOSEPH A. FORGIONE, SOLE ARBITRATOR

SIGNATURE

SIGNATURE

SIGNATURE

CITY: NEW YORK STATE: NEW YORK DATE: 11/8/96

Additional pages may be attached.  
(Dissents)