

Copyright Royalty Judges
Washington, D.C.

Determination and Allocation of initial
Administrative Assessment to Fund
Mechanical Licensing Collective

Docket No. 19- CRB-009-AA

NOTIFICATION RESULT STATUS OF NEGOTIATION

Pursant to 37 CFR ss. 355.4(c) negative acts immediate breach per Required Participants letter of invite 9-4-19. To advise of any proposals 2 days prior to 9-6-19 deadline. To which Circle God Network Inc. d/b/a David Powell did in letter as other participant ultimate facts 9-4-19 letter . For required participants Exclusion faint pleader retaliatory conduct bad motive to dismiss and feigned negotiations. False statements intimidation nondisclosure of a cover up racketeering predicated pervasive activity vexation.

Other participant inescapable peril of MLC and DLC bad motives exclusion repeated pattern of Black Listed, Black Balled, w/ Missing evidence rule joint trespass ongoing. Required Participants MLC and DLC under false pretext misrepresentation have not and are continuing to engaged in bad-faith negotiations. A repeated pattern of unclean hands w/ Circle God Network Inc. d/b/a/ David Powell concerning all issues regarding the Administrative Assessment. Their veracity is challenged and called into question. 355.4(a).

MLC and DLC have not identified any disputed issues of Required Participants and or Circle God Network Inc. d/b/a David Powell issues, such as requested issue of licenses. To have document and to operate businesses 355.4 (c) (3) fraudulent complicity concealment vexatious specific injury in fact. Along w/ class- based animus by required participants essential element of civil- rights chain conspiracy connivance accomplice liability.

Proper objection raised in 9-4-19 letter CGN Inc. d/b/a David Powell will notify Judges if it reaches any proposed settlement or comments by 9-13,20-19 if any resolution reached. As other participant CGN Inc. d/b/a David Powell included as and among Settling Parties intended to join in any proposed settlement agreement ss. 355.4(2) (c)(4).

Based on Proved Up grounds criminal intent criminal anarchy 18 USCA ss. 2385, crime fraud exception Clark v. U.S., 289 U.S. 1, 53 S. Ct .465 (1933). For Required Participants MLC and DLC allied, cumulative, and quasi offenses damages Exclusion repeated racketeering patterns seditious conspiracy accomplice liability.

Respectfully submitted,

David Powell, Pro Se

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Proof Of Delivery

I hereby certify that on September 10, 2019, provided a true and correct copy of Notification Status of Negotiations to the following:

Mechanical Licensing Collective represented by Benjamin K Semel, served via electronic services at bsemel@pryorcashman.com

Songwriters Guild of America Inc. represented by Charles J sanders, served via electronic services at csanderslaw@aol.com

Digital Licenses Collective Inc. represented by Allison L. Stillman, served via electronic services at astillman@mayerbrown.com

Signed: /s/ David Powell, Pro Se

Proof of Delivery

I hereby certify that on Wednesday, September 11, 2019, I provided a true and correct copy of the NOTIFICATION RESULT STATUS OF NEGOTIATION DKT. NO. 19-CRB-0009-AA to the following:

Songwriters Guild of America, Inc., represented by Charles J Sanders, served via Electronic Service at csanderslaw@aol.com

Digital Licensee Coordinator, Inc., represented by Allison Stillman, served via Electronic Service at astillman@mayerbrown.com

Mechanical Licensing Collective, represented by Benjamin K Semel, served via Electronic Service at Bsemel@pryorcashman.com

Signed: /s/ david powell