

BUTTS & MERTZ

ATTORNEY AT LAW

BERNARD H. BUTTS, JR.*
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DOMINGO GONZALEZ

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*BOARD CERTIFIED CIVIL TRIAL

February 5, 2010

Editor
Rochester Post Bulletin
18 First, Ave. S.E.
Rochester , Minnesota 55903-6118

RE: Jason Meyer
1250 Westhill Dr. SW
Rochester , Minnesota 55902

Gentlemen,

We are enclosing a copy of a complaint filed in Miami, Florida against Jason Meyer of Rochester , Minnesota. We have also attached a contract entered into by Mr. Meyer and a previous posted web warning about him.

What Mr. Meyer by his actions seems to be perpetrating is a "PONZI" type scam,.

As you can see, he has been accused before of this and it seems that he has continued to take money, promise return, contract for the same and then fail to perform.

He very well may explain why he has failed to perform on the agreement sued upon, but for the time being, we think it is prudent that the community he live in , be made aware of his actions. It has come to our attention that there are many other people similarly effected by his "scam"

It would be our idea that you contact him to get his side of why he would take \$2,300,000. and then fail to pay according to the agreement. Any questions about this can be answered by our office.

Very truly yours,
For the firm
BUTTS & MERTZ.

IN THE CIRCUIT COURT OF THE 11th
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: 09-89138CA04
Fla. Bar # 103710

BERNARD . BUTTS JR.,

Plaintiff,

vs.

SUMMONS

JASON MEYER,

Defendant.

THE STATE OF FLORIDA:

TO ALL AND SINGULAR THE SHERIFFS OF SAID STATE OR THE STATE OF
MINNESOTA:

GREETINGS:

YOU ARE HEREBY COMMANDED to serve this Summons and a copy of the Complaint or Petition in the
above styled cause upon the Defendant:

JASON MEYER
BY SERVING: 1250 WESTHILL DR. S.W.
ROCHESTER, MINNESOTA 55902

Each Defendant is hereby required to serve written defenses to said Complaint or Petition on Plaintiff's attorney, whose
name and address is:

Bernard H. Butts, Jr., P.A., 6291 S.W.40th Street, Miami, Florida 33155
(305) 821-4581

within twenty (20) days after service of this Summons upon that Defendant, exclusive of the day of service, and to file the
original of said written defenses with the Clerk of said Court either before service on Plaintiff's attorney or immediately
thereafter. If a Defendant fails to do so, a default will be entered against that Defendant for the relief demanded in the Complaint
or Petition.

DEC 10 2009

WITNESS my hand and the seal of the Court on _____, 2009.

HARVEY RUVIN,
Clerk of Circuit Court

By:

IRENE MANOSALVAI

DEPUTY CLERK

(COURT SEAL)

IN THE CIRCUIT COURT OF THE 11TH
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA
GENERAL JURISDICTION DIVISION
CASE NO.:

FLORIDA BAR NO. 00371089138CA04

BERNARD H. BUTTS JR.,
Plaintiff,

-vs-

JASON MEYER,

Defendant.

STATEMENT OF JURISDICTION

Plaintiff, BERNARD H. BUTTS JR., sues the Defendant, JASON MEYER and alleges:

1. That this is an action for damages in excess of Fifteen Thousand and 00/100 (\$15,000.00) Dollars, exclusive of interest and costs.

IDENTIFICATION OF PARTIES

2. At all times material hereto, the Plaintiff, BERNARD H. BUTTS JR., was a resident of Dade County, Florida.

3. At all times material hereto, Defendant, JASON MEYER entered into a contract or an ASSET ENHANCEMENT AGREEMENT that is attached hereto and made a part hereof and its exhibit "A" and that agreement in paragraph 6 called for any dispute that occurred relative to the agreement be enforce in Florida and with Florida law applying.

4. That a dispute has arisen and the Plaintiff sues to enforce the agreement both for failures in the past and because plaintiff anticipates that defendant will not abide by the contract in the future.

FACTS GIVING RISE TO CAUSE OF ACTION

5. On or about September 22nd, 2009 plaintiff invested at various times prior to the September 22nd 2009 date various sums of money that equaled Two Million Three Hundred Dollars (\$2,300,000) 6. That per the agreement, defendant Jason Meyer agreed to return within one year, Nineteen Million Seven Hundred Fifty Thousand Dollars (\$19,750,000) and that said return would be paid periodically as follows:

One Million Three Hundred Seventy Five Dollars (\$1,375,000.) on or before October 18th, 2009 and One Million Three Hundred Seventy Five Dollars (\$1,375,000.) The 18th of November, 2009 and every month there after for 9 consecutive months. Additionally defendant Jason Meyer agreed to return Six Hundred Twenty Five Thousand Dollars (\$625,000.) For three months after the 9 monthly payments of \$1,375,000 were paid. So the total payback for the 12 month period would equal Fourteen Million Two Hundred Fifty Thousand Dollars (\$14,250,000). Additionally , defendant Jason Meyer agreed to pay another Five Million Five Hundred Thousand Dollars by paying One Million Five Hundred Thousand Dollars (\$1,500,000) by July 2010. One Million Five Hundred Thousand (\$1,500,000) by August 2010 and Two Million Five Hundred Thousand Dollars (\$2,500,000) by September 15th, 2010. This is a total return of Nineteen Million Seven Hundred Fifty Thousand Dollars (\$19,750,000) over the one year period..

CLAIM FOR BREACH OF CONTRACT

Plaintiff adopts, realleges and incorporates by reference, paragraphs 1 through 6, and further alleges:

7. That defendant, Jason Meyer, has failed to make the payment due October 18th, 2009 in the amount of \$1,375,000 and failed to make the payment due November 18th, 2009 in the amount of \$1,375,000 and has other wise breached the agreement by failing to pay plaintiff, Bernard H. Butts, Jr. as agreed to and has otherwise failed to perform as agreed to in the contract.

WHEREFORE, Plaintiff, BERNARD H. BUTTS JR., demands judgment against the Defendant, Jason Meyer, together with attorney fees , interest and of this suit.

CLAIM FOR ANTICIPATORY BREACH OF CONTRACT

Plaintiff adopts, realleges and incorporates by reference, paragraphs 1 through 7, and further alleges:

8. That based on the defendant's failure to make the payments due October 18th, 2009 and November 18th, 2009 and failure to make a payment December 1st, 2009 as further agreed to in the email attached as exhibit "B", Plaintiff anticipates that defendant Jason Meyer will not perform under the contract and plaintiff requests that the entire amount due under the contract of \$19,750,000. be awarded as damages for the anticipated breach by the defendant, Jason Meyer.

CLAIM FOR CONVERSION

Plaintiff adopts, realleges and incorporates by reference, paragraphs 1 through 8, and further alleges:

9. This is a claim for conversion.

10. Jason Meyer developed a scheme wherein he promised Bernard H. Butts, Jr. A return of 25% per month for any funds invested over the period of one year. At the end of that time, the original investment would be returned to Bernard H. Butts Jr.

11. Jason Meyer has received \$2,300,000 of monies invested by Bernard H. Butts Jr. And has converted said funds to his own use.

12. Jason Meyer in converting said funds to his own use, has permanently deprived Bernard H. Butts Jr. of his property.

13. Based on Jason Meyer's failure to make the payments due 10/18/09, 11/18/09 and 12/1/09, any attempts by Bernard H. Butts Jr. to make demand upon him for the return of funds and profit would be futile

14. Jason Meyer's actions have directly caused injury and damage to Bernard H. Butts Jr.

Wherefore, Bernard H. Butts, Jr. Demand judgment against Jason Meyer for compensatory damages , together with costs and attorney fees and further relief as the Court deems proper.

CLAIM FOR FRAUDULENT MISREPRESENTATION

15. Plaintiff adopts, realleges and incorporates by reference, paragraphs 1 through 15, and further alleges:

16. This is a claim for fraudulent misrepresentation.

17. Jason Meyer represented that he would invest the funds contributed by Bernard H. Butts Jr, into a gold contract that provided a return of 40% per month to Jason Meyer out of which he would pay to Bernard H. Butts, Jr. 25%

18. That these statements Meyer knowingly made were false and Meyer knew they were false when he made them.

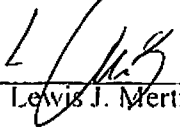
19. Jason Meyer intended for Bernard H. Butts Jr. To act on his knowingly false representations.

20. Bernard H. Butts Jr. Justifiably relied on Jason Meyer's representations to his detriment. And as a direct and proximate result of Jason Meyer's false statements, Bernard H. Butts Jr has sustained damages.

Wherefore Bernard H. Butts, Jr. Requests damages against Jason Meyer for compensatory damages , attorney fees and costs and on a showing of intentional acts regarding conversion and fraudulent misrepresentation, asks the Court to allow him to demand punitive damages.

DATED this 7th day of December, 2009 .

Lewis J. Mertz, Jr.
BUTTS & MERTZ
Attorneys for Plaintiff
6291 SW 40th Street
Miami, Florida 33155
Telephone: (305) 821-4581
Fax: (305) 821 3738

BY: 

Lewis J. Mertz Jr.

ASSET ENHANCEMENT AGREEMENT 5

This Asset Enhancement Agreement, ("Agreement"), is made this 22th day of September, 2009 by and between:

BERNARD H. BUTTS JR
2850 EMATHIA STREET, MIAMI, FLORIDA 33133
EMAIL: bbutts2007@aol.com

Hereinafter referred to as the "Client"

AND

JASON MEYER

Hereinafter referred to as the "Manager".

The above are sometimes hereinafter collectively referred to as the "Parties".

Whereas; Client hereby confirms that he is the beneficial owner of funds (hereinafter referred to as "Asset") owed to him by the manager with USD \$1,500,000 (One Million Five Hundred Thousand Dollars) face value and wishes to enter into this agreement in order to generate funds for his own entrepreneurial and business development activities. Further Client has an additional USD \$450,000. (Four Hundred and Fifty Thousand Dollars) owed him by the manager. Client confirms that he is further the owner of \$550,000. (Five Hundred Fifty Thousand Dollars) which he will forthwith transfer to the account of the manager.

Whereas; the Manager as signatory to this agreement hereby confirms with full legal authority and responsibility that it has the necessary banking to perform this contract for the benefit of both parties with professionalism, reliability and transparency.

Whereas; The client agrees to allow hypothecation of his funds by manager for the period of one year from the date of the signature of this contract and the Manger.

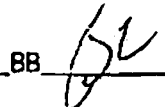
Whereas; This Asset Enhancement Agreement, when duly executed by both Parties, shall constitute a fully responsible, ready, willing and able agreement to be enacted as described herein by both Parties to satisfy their mutual obligations and undertakings under this contract and that this agreement shall remain in full force and effect until the obligations of each party have been totally fulfilled, including mutually agreed upon extensions and/or renewals of this agreement and its underlying financial transaction.

Manager: _____



Page 1 of 3

Client: _____



"A"

ASSET ENHANCEMENT AGREEMENT 5

Now Therefore, the two parties have agreed upon the following terms and procedure:

1. Upon signature of this Agreement, the Client agrees to allow the Manager to use the funds owed him as additional investment in the program herein described.
2. The Manager commits to consolidating the previously entered into agreements herein and other wise outline the mutual commitments as follows:

Client entered into an arrangement in July by putting up \$1,500,000. Manager agreed in exchange to return \$1,500,000 within 30 days and then pay \$375,000. monthly from the third month (October) for 9 months and then return \$1,500,000. at the end of one year.

Client then reinvested \$1,500,000 in August to do the same thing again. Manager agreed to return \$1,500,000 on September 18th, 2009 and then starting in October manager would pay client \$375,000 for 9 months and then pay client the additional \$1,500,000 at the end of 1 year.

Notwithstanding this agreement, manager desired to keep the \$1,500,000 due September 18th, 2009 invested the same in a further contract, so manager agreed to pay \$ 375,000 monthly for a period of 12 months and at the end of the one year period, return \$1,500,000 to client.

Client further agrees to allow manager to use the client's \$450,000 in the possession of the manager in another 12 month program and further to wire an additional \$550,000 forthwith and manager agrees to pay client \$250,000 monthly for 12 months and at the end of one year return the \$1,000,000 to the client.


Therefore manager agrees to pay out beginning in October 18th 2009, \$ 1,375,000 (One Million Three Hundred Seventy Five Thousand Dollars) on this date and for 9 consecutive months which represents the return of 25% on the client's funds invested in July, August and September in the amount of \$1,500,000 investment by client in each month, and additionally agrees to pay \$625,000 for an additional three months after the payment of \$1,375,000. for the first 9 months starting in October. This \$625,000 represents \$375,000 each month for the \$1,500,000 invested in September 2009 and \$250,000. each month as a return on the \$1,000,000 client is investing forthwith.


So the total payout for the 12 month period will be \$14,250,000. (Fourteen Million Two Hundred and Fifty Thousand Dollars)

2. Manager agrees to return the \$ 1,500,000. invested by client in July 2090 in addition to the 25% monthly return by July 15th, 2010. Additionally, manager agrees to return \$1,500,000 invested by client in August 2090 in addition to the 25% monthly return by August 15th, 2010. Additionally, manager agrees to return the \$2,500,000 invested by the client in September 2090 in addition to the 25% monthly return by September 15th, 2010.

This return of \$5,500,000 (Five Million Five Hundred Thousand Dollars) will be in addition to the \$14,250,000 (Fourteen Million Two Hundred Fifty Thousand Dollars) so that the total payback by September 15th, 2010 will be \$19,750,000. (Nineteen Million Seven Hundred Fifty Thousand Dollars)

3. It is mutually agreed that this Agreement shall be kept confidential and not reproduced in any form. Furthermore, this agreement and related information shall be given only to persons

Manager: 

Client: BB 

ASSET ENHANCEMENT AGREEMENT 5

entitled to receive such information upon written consent of the one party being disclosed to a third party

4. It is mutually agreed that both parties shall be responsible for their respective institutional costs and expenses.
5. Both parties shall be responsible for their respective liabilities in connection with the payment of all taxes, levies or duties, which might become due as a result of their participation in the contemplated transaction.
6. Both parties mutually acknowledge and agree that any disputes under this agreement shall be decided by Florida law and jurisdictions to enforce this agreement shall be only in Florida.
7. Both parties commit that revenues derived from this agreement will not be used for any illicit or unethical purpose. All the statements and representations under this agreement are made with full legal and corporate responsibility.

The Agreement shall constitute the entire agreement between the parties and supersedes any and all agreements, representations, warranties, statements, promises, and understandings, whether oral or written, with respect to the subject matter hereto, and neither party shall be bound by, nor charged with any oral, or written agreements, representations, warranties, statements, promises, or understandings not specifically set forth in this Agreement.

This Agreement has been accepted and agreed to by the Parties hereto and duly signed and delivered to each Party this 22th day of September, 2009.

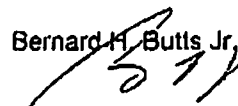
For and behalf of the Manager:



Jason Meyer
USA Passport Nr.

For and behalf of the Client:

Bernard H. Butts Jr.



BERNARD H. BUTTS JR
USA Passport Nr. 047628710

Manager: _____



JASON MEYER

1.. Phone: 507-2086189
Fax
: 1091 FOX HILL PL SW
ROCHESTER, Minnesota, 55901
U.S.A.

1. Jason Meyer was given over a million dollars several months back from my clients. He claim to be involved in a organization (TRUST) which he claimed to be a chairman. He promised some huge returns and also 1. work his way to befriend the clients and associates involved. He is in cohorts with a Dr. Meguid and a lawyer name Everett from Europe supposedly. He probably has taken a lot more money from clients all over this nation not understanding how trades in buy and sell works. He may advertise on Craigslist or use others that do not know what is going on to solicit for him.

Jason Meyer is a complete lair and he uses stall tactics to keep victims thinking they will be paid.

He is on the S.E.C. list for his transctions.

PLEASE NO ONE 1. DO BUSINESS WITH THIS MAN !!!!!!!

After research we discovered that Dr. Meguid is not a real doctor and has been scamming people for years.

Jkeith1000
Detroit, Michigan
U.S.A.

JASON MICHAEL MEYER SOLICITED FUNDS TO RAISE MONEY FOR A AAA SECURITY BOND WITHIN ROCHESTER Minnesota

1. *UPDATE *UPDATE ..COMPROMISE MUTUAL AGREEMENT

JASON MICHAEL MEYER

1. Phone: 507-2086189

Fax

: 1091 FOX HILL PLACE SW
ROCHESTER, Minnesota, 55901
U.S.A.

several investors nationwide were solicited to raise money to purchase a AAA 1. security bond. promissory note was executed early August of 2008.

Transaction was to be completed in less than 45 days worse case 60 days to get principle and double return back from this principal as compensation.

Till today, all we hear are excuses and stall tactics.

We just want our principal returned asap and the truth about this on-going transaction.

integrity
orlando, Florida
U.S.A.

JASON MEYERS OF MINNESOTA USES AAA BONDS, TRADE PROGRAMS AND LIES TO GENERATE FUNDS WITH PARTNERS ROCHESTER Minnesota

1.
JASON MEYERS OF MINNESOTA

1. Phone: 507-2086189

Fax:

1091 FOX HILL PLACE SW
ROCHESTER, Minnesota, 55901
U.S.A.

Jason Meyers has worked many clients out of their hard earned money by promising major returns by entering them in a trade program with his partner Dr. Meguid. Dr. Meguid is no doctor at all and no one has seen their return. It maybe months of promises AFTER YOU DO THE DEAL with off and on return calls. We think he is trying to find another victim to pay back the past victims. He may be visit your city and bring his family along to make everything seem OK that he is a great family man. PLEASE DO NOT BE FOOLED, you will never see your money after it has been rendered to him. He has several different company names and uses WELLS FARGO BANK for you to wire the funds into. The AAA Bonds are fake and/or any other collateral proposition he will tell you to make the deal worth it. At worst he may pay you back in hopes of you giving him a larger amount.

Recently, I have been aware of a clients in Florida and Arizona to be involved with him and they are not happy at all.

507 208 6189 is his number which after this he may change.

Hate scammers
Orlando, Florida
U.S.A.