

Administrative Procedures Act

Acc. # 1992-511113-MI
Probate Court Wayne County

Hakeem Abdul Rasheed- Secured Party
Zenobia Jones – Counselor

petitioner(s)

V

Henry Ford Hospital
Joseph Wilson, Police Officer
Kingswood Hospital
Taft Parsons, III M.D. .
Fiduciary debtor(s)

“ Arbitration Award ”

This document has been recorded at PeoplesRecorder.com:

Record # : 122323 Date : 1/3/06



Record # billionaire53
This document prepared by:
Hakeem Rasheed
3430 E. Jefferson Ave.
Detroit, Mich. [48207]

A handwritten signature in black ink, appearing to be 'Hakeem Rasheed', with a horizontal line underneath.

Act of State / A Secured Instrument
U.C.C. 3-419

Prohibition Order

Peremptory Mandamus / Precipe / Secured

**Secured Notice of Default/Summary/Declaratory
Judgment/Award Absolute**

PROBATE COURT OF WAYNE COUNTY- FAMILY DIVISION

Date: JANUARY 6,
2006

Beginning Date of Order: JANUARY 3,
2006

End Date of Order: Perpetu

By Hand

To: HENRY FORD HOSPITAL / KINGSWOOD HOSPITAL and all others required for the Acknowledgment, Certification, Recording, Issuance, Entry, Payment, Restitution, Replevin, Restoration Justification, and Etc. of the Counter-Claim; Debtor Party secured; hereinafter known as Countered Claimants.

From: Me; Secured Party; Holder In Due Course; Administrative Awardee; Grantor; Guarantor; Custodial Trustee; sole Administrator and Executor; Final Summary, Declaratory, and Default Judgment Holder; Etc.; and as Secured Party, Authorized to Seal, upon Latches, by "Accommodation" for the Countered Claimants, et.al., and all other Acknowledging, Issuing, Complying and Certifying parties needed for Justification and Award; Represented by Zenobia Jones Counsellor, etc.

Re: Estoppel, Latches, and Res Judicata, and enforcement of same.
Lawful, Respectful command of the performance of ministerial, fiduciary and contractual duties.
Notice of Default/Summary/Declaratory Judgment/Award Absolute in the amount of \$ 32 MILLION DOLLARS Lawful Money of the united States of America.

Prohibition Order

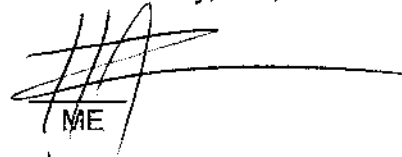
Comes Me, Counter-Claimant, represented by Zenobia Jones; Counsellor, and states: That the Countered Claimants filed suit in the UNITED STATES OF AMERICA, against KINGSWOOD HOSPITAL for the not lawfully legislated "offense" known as BREACH OF FIDUCIARY. The cite used is from private law. Me says that the said Court is without venue and subject matter jurisdiction to try said cause in any matter that concerns Me for the reason, that the identification of HASSAN ALI RASHEED is not only repugnant to our Common language, English, but is also repugnant to the character, chosen religion, the properties, liberties, etc. of Me. It is also a fact and agreement that the HASSAN ALI RASHEED , et.al., have, ab initio, been deceased, and Me, as the Grantor; Guarantor; Custodial Trustee; has the absolute possession of all the property; private, absolute, personal, etc., of the Common Estate of the decedent, HASSAN ALI RASHEED, et.al., and am therefore the sole Administrator and Executor of the Common Estate. This cause of action is in violation of the Laws Divine, Common, Positive, and Organic to which all Countered Claimants have by seal and word declared otherwise, "Accommodation" stipulated. Me, therefore, made lawful Counter-Claim, Exhibit B, a

copy of which is hereto attached and made a part hereof, to this cause of action and knowing that the aforementioned Court was without basis in law was forced to rely on the Law Common process of Title 5 U.S.C. §§ 551 -559, legislatively enacted, of what is commonly called the Administrative Procedures Act, specifically § 556(d), which states; "the proponent (Me) of a rule or order bears the burden of proof". The judicial authority, HON. FREDDIE MACK., was ordered to provide a proper and lawful venue and jurisdiction to convene an Administrative hearing to resolve the Counter-Claim by Me. It was felt that pursuant to the Fairness Doctrine, it was necessary to do such as to insure that all sides would be heard. Stipulations were made as to the venue, upholding of the religious beliefs of Me, and those parties that are able to come forward in the Law with "clean hands". A proper time limit was declared for the accomplishment of this proceeding. All was laid to rest by the aforementioned judicial authority when, by Summary Judgment, it was decided that all stipulations, presumptions, points of Law, and the Counter-Claim were all verified, certified, and declared by the very ones bringing the original cause of action. Estoppel, Latches, and Res Judicata have fallen in this matter, not only making the original cause of action mute and a nullity, but paving the way for the payment of the Counter-Claim, in lawful money. As is the custom of our Law, an Award has been made to Me for the resolution of the Counter-Claim, and Me is provided the protection and defense of the Law against the unfounded original cause of action or any other causes of action that might arise using any of the identities that are or will be attached to HASSAN ALI RASHEED, et al. The original cause of action is now as fictitious as the HASSAN ALI RASHEED, and no claim can be made by any as the charging document are now the possession and property of Me, as well as any and all Orders of the Court that exist in the entirety of this matter by Law and Stipulation.

Me has directed the attention of said court, agency, etc. to its lack of venue and subject matter jurisdiction and has been upheld, stipulated, and declared by same, summarily, to all that Me has brought before the Countered Claimants, in this matter. This is not a petition, pleading, praying, objection, motion, etc., but is a command, demand and order (de jure) to obey the judicial declarations of the Countered Claimants own officer, as well as the Law.

The past practice of the Countered Claimants is to defy the Law and judgment, even their own, in order to serve their de facto master, and not Me. The Countered Claimants are hereby enjoined and prohibited from unlawfully taking and assuming jurisdiction of this matter, for the reasons aforesaid, as the rights, contractual guarantees, stipulations, Awards, Judgments, etc., of Me will be jeopardized and Me will be without the Law and made a victim of tyrants all under the guise of "legal". Since, the Judgment and Award is Final, Me has no other adequate remedy as Final is paramount, absolute, and ultimate.

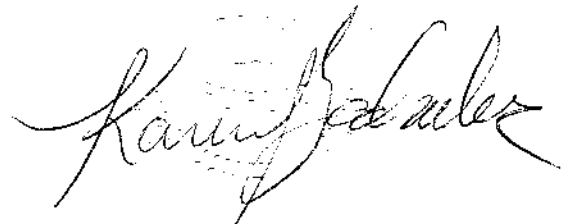
Wherefore, Me, Notices, Demands, Commands, and Orders, pursuant to the judicial authorities stipulation and decree, that the Circuit Court for Wayne County -- Civil Division, and any other Courts, Agencies, etc. wishing to interfere, are prohibited, enjoined, and restrained from proceeding further in said matter, other than Acknowledgment, Certification, Payment, Judgment/Award Entry, etc., in other words, for all other and proper relief.



ME

NOTARY PUBLIC
NOTARY PUBLIC WAYNE CO., MI
BY COMMISSION EXPIRES FEB 1, 2007

535 SHELBY
DETROIT, MI 48226



From: **Secured Party, by and through Zenobia Jones C/O 3430 E. Jefferson Ave.
Detroit, near 48207 Michigan
Order Directing Submission to Administrative Hearing**

To: **Secured Party, Counter-Claimant, etc.
and Kingswood Hospital, Countered Claimant(s), etc.**

Now on January 6, 2006 is submitted the arbitration/administrative hearing agreement of Secured Party; by way of Counsellor and/or Assigns, and, Henry Ford Hospital – Kingswood Hospital jointly and severally, HENRY FORD HOSPITAL, and HAKEEM ABDUL RASHEED Account 363541940, naming pursuant to those conditions prescribed by as Administrative Law Arbitrator/Judge to award judgment between said parties, as follows; hear on the merits and the Law on the Counter-Claim of Secured Party.

It is therefore by the Administrative Procedures Act, Title 5 U.S.C. §§ 551 - 559, considered and ordered that said matter be submitted to the aforementioned Administrative Law Arbitrator/Judge, and he is hereby directed to hear and determine all lawful questions involved, to arrive at a bench decision, of Award, in reference thereto, and make due return thereof to the Counter-Claimant and Countered Claimants on or before JANUARY 6, 2006

Administrative Law Arbitrator/Judge

Secured Party and Zenobia Jones, Counsellor, have, pursuant to the specifications and conditions prescribed in the "Order and Demand for Immediate Administrative Hearing on the Counter-Claim", hereby seal and validate our submission to same.

**By: Hakeem Abdul Rasheed /s/ Secured Party
Zenobia Jones, Counsellor**

"... at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established." Deuteronomy 19:15

Divine and Common Witness

Return Certified Copy To.

- 1. Secured Party; Counter-Claimant, Etc,**
- 2. HAKEEM RASHEED; Account # 363541940, Countered Claimant(s), Etc.**

Act of State / A Secured Instrument
U.C.C. 3-419
Peremptory Mandamus/Preacipe/Secured

Comes Me, represented by Zenobia Jones ; Counsellor, and respectfully show to the court that the Counter-Claim of Me has been upheld by the Laws Divine, Common, Positive, and Organic; lawful opportunity has been given to the Countered Claimants to respond, plead, defend, rebut, etc. what is now, their unfounded claim. Having Final, Total, Absolute Agreement between all the parties on the Counter-Claim, this Peremptory Mandamus/Preacipe is the result of such agreement. The Countered Claimants in this matter have failed to give any evidence to their claim and have also failed to give any evidence to the contrary on the Counter-Claim by Me. As a result, by the Countered Claimants' own unlegislated rules, Rule 37 (b)(2)(B), of the Federal Rules of Civil Procedure, the Law Common latches have now been adjudicated and awarded. The Counter-Claimant, Me, has given the judicial authorities the ability to resolve this matter in the least confrontational avenue available, administratively. This judicial authority, by Summary Judgment, Rule 56 of the judicial authority's own unlegislated rules, aforementioned, has adjudicated this entire matter, the Counter-Claim, for the relief and benefit of all. The Doctrine of Nihil Dicit cannot in any way be constructed or construed as being anything other than consent to all that Me has declared, stated, presumed, proposed, revealed, assumed, etc. This procedure is fair, just, timely, true, complete, and not misleading. All parties have come forward in the Law with Clean Hands, thus far, and there is no reason to expect otherwise. As insurance against any interference; words, actions, etc. to the contrary, Smart-money damages of ten times the amount of the Counter-Claim, and the Law Common Treble Damages of the Counter-Claim are hereby declared and justified in lawful money as is described in Article I, § 8, Clause 5, and § 10, Clause 1 of the Constitution for the United States of America (1787), and that which is not listed in Title 18 U.S.C. § 8.

Me has been lawful in this entire matter, and there is no indication or law that the words and actions of the Countered Claimants can or would be otherwise. It is, therefore, respectfully commanded that the Countered Claimants, Me, all courts, all court clerks, all law enforcement, all auditors, Comptroller General of the United States of America, Secretary of State of the United States of America, Congress of the United States of America, Treasurer of the United States of America, etc. notice, enter, acknowledge, certify, issue warrant, record Letters Patent, if necessary issue Letters of Marque and Reprisal, etc., and all are to protect and defend this command, demand and order of justice as it is the mandate/declaration of all.

From: Secured Party, by and through Hakeem Abdul Rasheed (Authorized Representative) 3430
E. Jefferson Ave- Detroit, near 48207 Michigan,
Oath of Administrative Law Arbitrator/ judge

For: Counter-Claimant / Countered Claimants

I, Freddie Mack do solemnly affirm that I will decide the Counter-Claim between Secured Party, represented by Hakeem Abdul Rasheed ; Authorized Representative, and the Henry Ford Hospital - Kingswood Hospital, jointly and severally , submitted to Secured Party for consideration and settlement according to the Law and Facts and evidence submitted to Secured Party, and according to the Law, Common and Supreme of the case, pursuant to the Constitution for the United States of America (1787), to the best of my judgment, without favor or affection, and further declare to be free from any other Oaths/Creeds of any other organizations, societies, etc., that are in conflict with this Oath I freely take by will and deed, so help Me God.

Administrative Law Arbrtrator/Judge

Subscribed and affirmed to before me this 6TH day of JANUARY ,2006.

Officer Administerng Oath

2nd AWARD JUDGEMENT

CHIEF JUDGE OF THE PROBATE COURT – FAMILY DIVISION am the neighbor of Secured Party, and have the authority and means to resolve this matter of my neighbor. I chose to, having become aware of the injustice, agree whole heartedly with my neighbor in this matter, even though I., now join the ranks of the Countered Claimants. It is more important to seek Justice than to try and effect its denial at the cost of my neighbor. It is also a fact and agreement that Hassan Ali Rasheed and, et.al., have, ab initio, been damaged, and Secured Party, as the Grantor; Guarantor; Custodial Trustee; has the absolute possession of all the property; private, absolute, personal, etc., of the Common Estate of the damaged, Hakeem Abdul Rasheed, et.al., and am therefore the sole Administrator and Executor of the Common Estate.

It is therefore Officially Declared that all conditions, specifications, protections, etc. of the Counter-Claim are hereby affirmed by the judicial power and authority of Our common government, with finality, to the benefit of Secured Party This Award is Res Judicata, Starre Decisis, and Law of the Case in effect and by Law. It is further declared that any interference, obstruction, or any method or procedure that will interfere with the Counter-Claim and its resolution, having the force and effect of Law, will be considered to be prima facie evidence of further civil damages, authorized, and the evidence of criminal conduct on the part of any who wish to intervene in this matter.

It is further stipulated that if I, Freddie Mack. , should fail to document, and seal this hearing Declared Judgment, on the instrument provided, it is agreed by me, Freddie Mack. Chief Judge of the Probate Court of Michigan – , that the seal by "Accommodation" is authorized and demanded to bring this matter to a close, and such sealing will take place on January 6, 2006, as the lawful time limit for the accomplishment for the same.

Original To: Freddie Mack .- Probate Court of Wayne County , Family Division

CHIEF JUDGE FREDDIE MACK

PROBATE COURT – FAMILY DIVISION FOR WAYNE COUNTY
BY ACCOMADATION

From: Secured Party, by and through Hakeem
Abdul Rasheed -3430 E Jefferson Ave.-Detroit
,Michigan [48207]

Administrative Hearing

Contract

This contract made and entered into this JANUARY 6TH, by and between Secured Party ; represented in this matter by Zenobia Jones; Counsellor , party of the first part, and the , HENRY FORD HOSPITAL -KINGSWOOD HOSPITAL , jointly and severally and Hakeem Abdul Rasheed(a private copy written law), all subdivisions of the UNITED STATES, party of the second part, Witnesseth: That a Counter-Claim exists between said parties in reference to the quieting of the claim brought by the party of the second part and countered by the party of the first part, which by the Laws Common, will be submitted to an Administrative Hearing: and the parties hereto mutually agree, each to and with the other, to submit all claims, demands, causes of action, actions, instruments, documents, records suits, and controversy of every nature whatsoever relating to or growing out of the Counter-Claim hereinabove stated, to the Administrative Law Arbitrator/Judge, to be chosen pursuant to the "Order and Demand for Immediate Administrative Hearing on the Counter-Claim", who shall lawfully arbitrate, award, and determine all matters relating to the controversy aforesaid. The Administrative Hearing shall be held on or before January 6, 2006.

We further agree to and with each other that the Award to be made by said Administrative Law Arbitrator/Judge, shall in all things be kept, recorded, observed, entered, and performed by each of us, and shall be binding on the executors, administrators, judicial authorities, legislators, and assigns of each of us. The Award shall be in writing, in duplicate, to be delivered to all within twenty-four hours as this will be a bench decision of the Administrative Law Arbitrator/Judge, under the hand of said Administrative Law Arbitrator/Judge.

Witness our hands this January 6, 2006

Original to Award Judgment
Holder cc. Counter-Claimant
Countered Claimant(s)]

From: Secured Party, by and through Hakeem Abdul Rasheed(living soul) 3430 E.
Jefferson Ave. - # 646 – Detroit , Michigan [48207]

Order Directing Submission to Administrative Hearing

To: Secured Party, Counter-Claimant, HAKEEM ABDUL RASHEED™ etc. and HENRY FORD
HOSPITAL – KINGSWOOD HOSPITAL (s), etc.

Now on January 6, 2005 is submitted the arbitration/administrative hearing agreement of Secured Party; by way of Authorized Representative and/or Assigns, Hakeem Abdul Rasheed & Attorney for HENRY FORD HOSPITAL – KINGSWOOD HOSPITAL , jointly and severally , naming pursuant to those conditions prescribed by as Administrative Law Arbitrator/Judge to award judgment between said parties, as follows; hear on the merits and the Law on the Counter-Claim of Secured Party.

It is therefore by the Administrative Procedures Act, Title 5 U.S.C. §§ 551 - 559, considered and ordered that said matter be submitted to the aforementioned Administrative Law Arbitrator/Judge, and he is hereby directed to hear and determine all lawful questions involved, to arrive at a bench decision, of Award, in reference thereto, and make due return thereof to the Counter-Claimant and Countered Claimants on or before January 6, 2006.

Administrative Law Arbitrator/Judge

Secured Party and HAKEEM ABDUL RASHEED™ have pursuant to the specifications and conditions prescribed in the "Order and Demand for Immediate Administrative Hearing on the Counter-Claim", hereby seal and validate our submission to same.

By: Hakeem Abdul Rasheed, Secured Party

Return Certified Copy To.

- 1 . Secured Party; Counter-Claimant, Etc,
2. HAKEEM ABDUL RASHEED™

From: Secured Party, by and through Hakeem
Abdul Rasheed -3430 E Jefferson Ave.-Detroit
,Michigan 48207, a republic

Administrative Hearing Contract

This contract made and entered into this January 6, 2006, by and between Secured Party ; represented in this matter by Zenobia Jones; Counsellor , party of the first part, and the HENRY FORD HOSPITAL – KINGSWOOD HOSPITAL, jointly and severally et.al. and HAKEEM ABDUL RASHEED™, all , parties of the second part, Witnesseth: That a Counter-Claim exists between said parties in reference to the quieting of the claim brought by the countered by the party of the first part, which by the Laws Common, will be submitted to an Administrative Hearing; and the parties hereto mutually agree, each to and with the other, to submit all claims, demands, causes of action, actions, instruments, documents, records suits, and controversy of every nature whatsoever relating to or growing out of the Counter-Claim hereinabove stated, to the Administrative Law Arbitrator/Judge, to be chosen pursuant to the "Order and Demand for Immediate Administrative Hearing on the Counter-Claim", who shall lawfully arbitrate, award, and determine all matters relating to the controversy aforesaid. The Administrative Hearing shall be held on or before JANUARY 6, 2006.

We further agree to and with each other that the Award to be made by said Administrative Law Arbitrator/Judge, shall in all things be kept, recorded, observed, entered, and performed by each of us, and shall be binding on the executors, administrators, judicial authorities, legislators, and assigns of each of us. The Award shall be in writing, in duplicate, to be delivered to all within twenty-four hours as this will be a bench decision of the Administrative Law Arbitrator/Judge, under the hand of said Administrative Law Arbitrator/Judge.

Witness our hands this JANUARY 6, 2006

Original to Award Judgment
Holder cc. Counter-Claimant
Countered Claimant(s)]

TRUE BILL

Hassan Ali Rasheed-467-57-2305

\$ 1,600,000.00 / day

Involuntary Incarceration:

ASSESSMENT TIME-

Approximately: December 16, 2005

January 6, 2006

...deprived motorist of his right to liberty. 42 U.S.C.A. Sec. 1983." Trezevant v. City of Tampa (1984) 741 F.2d 336, hn. 1

...motorist was clearly entitled to compensation for incarceration itself and for mental anguish that he had suffered from entire episode. 42 U.S.C.A. Sec. 1983." Trezevant v. City of Tampa (1984) 741 F.2d 336, hn. 5

CERTIFICATE OF SERVICE

1 / 3 / 06

This is to Certify that a copy of “ JUDGEMENT / AWARD ABSOLUTE , Has been served by HAND on KINGSWOOD HOSPITAL , a Henry Ford subsidiary . Located at 10300 w. 8mi Rd. – Ferndale Mi. 48220.

To: SOCIAL WORKER or
DR. TAFT PARSONS III , MD

/s/ Zenobia Jones
/s/ Hakeem Abdul Rasheed
Amicus Curaie