

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION

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|---------------------------------------|---|--------------------|
| SECURITIES EXCHANGE ACT OF 1934 |) | |
| Release No. 96585 / December 27, 2022 |) | |
| |) | MOTION FOR SUMMARY |
| |) | JUDGEMENT |
| ADMINISTRATIVE PROCEEDING |) | |
| File # 3-21264 |) | |
| |) | |
| IN THE MATTER OF PETER JOSEPH |) | |
| POLINSKI TRUST |) | |
| RESPONDENT |) | |

MOTION FOR SUMMARY JUDGEMENT

INTRODUCTION

1. COMES NOW Peter Joseph Polinski, who is grantor, settler, trustor, trustee and beneficiary for PETER JOSEPH POLINSKI TRUST 98-6089991 comes with clean hands and sound mind. CIK:0001776962, TA-L084-05634, and FINRA approved broker number 007-00201. Peter Joseph Polinski respectfully wishes that the Securities and Exchange Commission allow the registration of my transfer agency to remain in active status and in good standing.
2. An administrative hearing commenced on December 27, 2022. Order instituting administrative proceedings pursuant to Section 17A(c)(3) of the Securities Exchange Act of 1934 to go over transfer agents forms TA1 and TA2 and wanting to update my phone number and address.
3. A prehearing conference was held on April 4, 2023 pursuant to Commission Rule of Practice 221 with Gregory Miller in attendance. See below answer to the allegations of the enforcement division of the SEC.

FACTS OF THE CASE

4. The Enforcement Division of the SEC are trying to sanction violations of not keeping an updated TA-1 with proper address and not updating my TA-2 for the years 2019 - 2021, and also forgetting to update the phone number within 60 days are, in fact, not violated on purpose or with any ill intent. I am a Private Attorney General, Financial Consultant, and more importantly a Helio Gnostic Priest. Over the last 3 years, I have dedicated my time to discharging millions of dollars of debt. [REDACTED]

[REDACTED] I am about my father's business Luke 2:49. I am self-taught when it comes to the S.E.C.

5. When it comes to these violations, let it be known that I have not committed any securities fraud, no estate embezzlement, and no banking fraud. I simply have been so busy with spiritually teaching, taking care of my grandmothers' health and their bills, also doing court work all pro bono, that I forgot that I have to keep all records up to date in a professional and timely manner within the laws and rules of the Commission.
6. I did contact the S.E.C and an employee named MASON, [REDACTED]. [REDACTED]. I had a question on one of the TA-2 forms and no one ever got back to me. As I said before, I am self-taught and was looking to privately trade my corporate stock in accordance to rule 144 a regulation D, regulation S, regulation 12G, also see Rule 506(b) of Regulation D is considered a "safe harbor" under Section 4 (a)(2). It provides objective standards that a company can rely on to meet the requirements of the Section 4 (a)(2) exemption. Companies conducting an offering under Rule 506(b) can raise an unlimited amount of money and can sell securities to an unlimited number of accredited investors.
7. An offering under Rule 506(b), however, is subject to the following requirements: no general solicitation or advertising to market the securities and securities may not be sold to more than 35 non-accredited investors (all non-accredited investors, either alone or with a purchaser representative, must meet the legal standard of having sufficient knowledge and experience in financial and business matters to be capable of evaluating the merits and risks of the prospective investment. My intentions in being a

Transfer Agent is to usher in Heaven on Earth. I am truly sorry for not keeping updated transfer agent forms and a proper address in accordance with the rules of the commission. Please forgive me and I promise I will be the best transfer agent the S.E.C has had the pleasure of approving.

8. The Respondent's response is not frivolous because this action is done in good faith and not intended to harass, delay or embarrass the Commission.

PRAYER FOR RELIEF

9. Respondent incorporates 1-8 as Petitioner incorporates the above paragraphs as if rewritten herein. Peter Joseph Polinski Trust wishes to remain in good standing with the SEC. I wish that all sanctions or derogatory remarks on my file to be lifted and voided out.
10. Peter Joseph Polinski seeks attorney fees in accordance to CFR Title 17 § 201.31 Purpose of these rules. The Equal Access to Justice Act, 5 U.S.C. 504 (called the Act in this subpart B), provides for the award of attorney fees and other expenses to eligible individuals and entities who are parties to certain administrative proceedings (called adversary adjudications) before the Commission. An eligible party may receive an award when it prevails over the Commission, unless the Commission's position was substantially justified, or special circumstances make an award unjust. The rules in this subpart describe the parties eligible for awards and the proceedings that are covered. They also explain how to apply for awards, and the procedures and standards that the Commission will use in ruling on those applications.

Signed under penalty of perjury Title 28 USC § 1746:

BY: [REDACTED]
Peter Joseph Polinski, Private Attorney General &
Next Friend
II Corinthians 5:10

II Corinthians 5:20
Acts 5:29



Matthew 18:16 But if he will not hear thee, then take with thee one or two more, that in the mouth of two or three witnesses every word may be established.

Witness 1:



Witness

