

# Submit Comments on s7-23-16

## Definition of Covered Clearing Agency

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That the SEC is seeking a definition of “Covered Clearing Agency” is puzzling.

JPMCC is a Clearing Agency yet JPMCC “cleared” for an IA/Brokerage currently in a matter before the SEC.

JPMCC cleared for a company there was no brokerage contract existing for the 4+ years that the IA/Brokerage stated JP Morgan covered client funds.

The SEC knew of this claim for 5 years before the SEC took action. The action taken was not against JP Morgan Chase/JPMCC.

The definition bears repeating at this point, Definition of a Covered Clearing Agency or accessory to crimes.

The definition bears repeating again at this point, Definition of a Covered Clearing Agency or the complicity of FINRA as an accessory to crimes.

The definition bears repeating yet again at this point, Definition of a Covered Clearing Agency or the complicity of the SEC, SEC OIG, SEC Investigators, SEC staff attorney and the ALJ as accessories to the crimes.

The law is quite clear, ignorance of the law is never an excuse.

Unless Congress said..... Congress did not state nowhere no how that a private business can ignore laws that Congress wrote, that a private business responsible to the IRS for its 501(c)(6) status as a business league can keep crimes from cops, that a Commission is exempt from crime Main Street and felons barred from voting are bound to.

So definition of Covered Clearing Agency or a clearing definition of crimes the Agency had covered up.... Methinks the latter.

Sincerely Carrie Devorah Public Investor 12-03894 The Investor whose facts are behind Bill HR 1098 The Investor Choice Act of 2015 and Bill HR 1090 and Gov. McCauliffe restoring voting rights to 60k felons who paid their time while, as I told Terry’s leg staff, the Madoffs never go to jail, instead they stay out on the streets ‘without admitting or denying.’ What the #\*\*#\* is ‘without admitting or denying’ and why don’t you and me have to plead ‘guilty or not guilty?’