UNITED STATES DISTRICT COURT District of Minnesota	
United States Securities and Exchange	
Commission,	JUDGMENT IN A CIVIL CASE
Plaintiff,	
V.	Case Number: 11-cv-3656 (JNE/JJK)
Gary A. Collyard, Collyard Group, LLC, Paul D. Crawford, Crawford Capital Corp., Ronald Musich, Joshua J. Singer, Michael B. Spadino, Marketing Concepts, Inc., and Christopher C. Weides,	
Defendants.	
Jury Verdict. This action came before the Couhas rendered its verdict.	art for a trial by jury. The issues have been tried and the jury
Decision by Court. This action came to trial or heard and a decision has been rendered.	hearing before the Court. The issues have been tried or

IT IS ORDERED AND ADJUDGED THAT:

- 1. The SEC's motion for summary judgment against Paul D. Crawford and Crawford Capital Corp. [Dkt. No. 163] is GRANTED IN PART and DENIED IN PART. Entry of summary judgment against Paul D. Crawford and Crawford Capital Corp. on Count I of the Amended Complaint is ORDERED. The Court further GRANTS the SEC's request for injunctive relief, but DENIES its request for civil penalties.
- 2. Defendants Paul D. Crawford and Crawford Capital Corp., and each of them and all officers, agents, servants, employees, attorneys, and persons in active concert or participation with either or both of them who receive notice of this Order by personal service or otherwise are permanently restrained and enjoined from violating Section 15(a) of the Securities Exchange Act of 1934 by making use of the mails or any means or instrumentality of interstate commerce to effect any transactions in, or to induce or attempt to induce the purchase or sale of, any security (other than an exempted security or commercial paper, bankers' acceptances, or commercial bills) without being registered in accordance with Section 15(b) of the Exchange Act.
- 3. The SEC's renewed motion for summary judgment against Collyard Group, LLC [Dkt. No. 157] is GRANTED IN PART and DENIED IN PART. Entry of summary judgment is ORDERED. The Court DENIES the SEC's request for a permanent injunction.

- 4. The SEC's motion for monetary relief against Christopher C. Weides [Dkt. No. 151] is GRANTED IN PART and DENIED IN PART. The Court GRANTS the SEC's request for disgorgement and prejudgment interest, but DENIES its request for civil penalties.
- 5. Defendant Christopher C. Weides is liable for disgorgement of \$177,000, together with prejudgment interest in the amount of \$71,752.17. Payments of such judgment shall be made to the Clerk of this Court.

Date: December 9, 2015	RICHARD D. SLETTEN, CLERK	
	s/April Murch	
	(By) April Murch, Deputy Clerk	