ROBERT BURNS	*	NUMBER 616,916 SEC	TION 25
VERSUS	*	19TH JUDICIAL DISTRIC	CT COURT
LOUISIANA AUCTIONEER'S LICENSING BOARD, CHARLES "HAL" McMILLIN, JAMES M. SIMS, DARLENE JACOBS-LEVY, GREGORY		PARISH OF EAST BATON ROUGE	
"GREG" BORDELON,CHARLES "CLAYTON" BRISTER	*	STATE OF LOUISIANA	COSTOK\$ 85.0
JUDGMENT	<u>OF TRIA</u>	<u>L ON THE MERITS</u>	APR 1 1 2014 <u>KEH 107707</u> DEPUTY CLERK OF COURT

## JUDGMENT OF TRIAL ON THE MERITS

This matter came before this Honorable Court on the 9<sup>th</sup> day of April, 2014 for a bench

trial on the merits. Present were

**PRESENT:** 

Larry S. Bankston

Robert Burns

## Pro se Plaintiff

Counsel for the Defendants, Louisiana Auctioneers Licensing Board, Charles McMillin, James M. Sims, Darlene Jacobs-Levy, Gregory L. Bordelon, and Charles Brister

After presentation of and completion of all evidence, argument of counsel, the Court rendered a verdict in favor of Defendants, Louisiana Auctioneers Licensing Board, Charles McMillin, James M. Sims, Darlene Jacobs-Levy, Gregory L. Bordelon, and Charles Brister, finding that the Defendants did not violate Louisiana's Open Meetings Law, La. R.S. 42:11, et seq., and Defendants are not liable to Plaintiff.

The Court adopts as its reasons for this judgment in favor of Defendants the Court's finding that Mr. Burns' character was not discussed in an Executive Session and also that the guidance of the Attorney General's office as demonstrated by that office's acquiescence to any discussion of Mr. Burns' character in Executive Session absolves Defendants of any liability to Mr. Burns.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Judgment be entered in FAVOR of Defendants, Louisiana Auctioneers Licensing Board, Charles McMillin, James M. Sims, Darlene Jacobs-Levy, Gregory L. Bordelon, and Charles Brister, dismissing all claims of the Plaintiff, Robert Burns, with prejudice. Each party shall bear their own costs.



APR 1 1 2014 **DIVISION O** JUDGE FIELDS

Accordingly, this matter is dismissed in its entirety, with prejudice.

Signed in chambers this Dday of 201 MDI at Baton Rouge,

Louisiana.

HÖNORABLE WILSON FIELDS Judge, 19th Judicial District Court

t hereby certify that on this day a notice of the above judgement was mailed by me, with sufficient postage affixed, to: C. Bankster, R. Burns

Respectfully submitted:

Man 6 0 done and signed on

Debuty Clerk of Court

Robert Burns, in proper person 4155 Essen Lane, Apt. 228 Baton Rouge, LA 70809-2142 Telephone No.: (225) 235-4346 Email: Robert@auctionsellsfast.com

Robert Burns, in proper person

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## **CERTIFICATE OF SERVICE AND RULE 9.5**

I hereby certify that the above and foregoing has been served on all parties of record by placing same in the United States Mail, properly addressed and postage paid, and/or by facsimile transmission, and/or by electronic mail on the 11<sup>th</sup> day of April, 2014. I further certify that Defense Counsel Jenna Linn has indicated to Plaintiff that it is not proper for written reasons to be included in the judgment. Plaintiff has no reason to doubt Ms. Linn, but many things are likely not proper, including failing to supply a trial brief prior to trial (as Defendants did). Therefore, Plaintiff submits this proposed judgment, which differs from one expected to be submitted by Ms. Linn identical in nature but devoid of written reasons, in order that the Court may avail itself of the ease and convenience of signing this judgment. If not, Plaintiff will research the required filing and deadline for obtaining written reasons from this Honorable Court and submit the necessary filing for same within the statutory period.

Robert Edwin Burn

APR 112014

DIVISION O