

successors, assigns, parent or controlling entities, and all other persons, corporations and other entities acting in concert or participating with any one or more Defendants who have actual or constructive notice of the Court's injunction, are permanently restrained and enjoined from violating the CFA, and, without limiting the foregoing, from directly or indirectly: (A) participating in solicitations directed to residents of Iowa (or directed to non-Iowans from an Iowa location) that relate to psychics, clairvoyants, spiritualists, mediums, astrologers, diviners, fortune tellers, practitioners of the occult, extraterrestrial beings, or comparable entities; (B) participating in mail solicitations directed to residents of Iowa (or directed to non-Iowans from an Iowa location) that involve misleading testimonials or that are deceptive, misleading, or unfair in any (other) way; and/or (C) selling, renting, sharing, transferring, making available for use by others, or making any use whatsoever of the names and/or other identifying information of persons with Iowa addresses who previously responded to solicitations that would hereafter be prohibited by (A) and/or (B) above.

IT IS FURTHER ORDERED that Defendants pay \$13,740.00 to the Attorney General, to be applied by the Attorney General's office in its discretion to making full or partial refunds to Iowa consumers of amounts they paid in response to past solicitations that hereafter would in the Attorney General's judgment be prohibited by (A) and/or (B) above. To the extent that consumers eligible for payments cannot be located through reasonable efforts, the money that is not paid to consumers shall be retained by the Attorney General pursuant to Iowa Code § 714.16(7), and shall be deposited into the fund created by Iowa Code § 714.16A.

IT IS FURTHER ORDERED that Defendants pay \$20,000.00 to the Attorney General to be deposited into the fund created by Iowa Code § 714.16A.

IT IS FURTHER ORDERED that, in consideration of the good and valuable consideration identified herein, the sufficiency of which the signatories hereby acknowledge, by execution of this Consent Judgment and its subsequent entry by the Court, Plaintiff State of Iowa *ex rel.* Thomas J. Miller, as the Attorney General of Iowa, hereby forever releases and discharges Defendants International Astrology Foundation and Joseph Meisels, their legal representatives, administrators, successors, assigns, subsidiaries, companies controlled by a defendant, pseudonyms, trade names, officers, directors, employees, members and agents, from any and all claims, causes of action, suits, debts, sums of money, accounts, damages, and liabilities of any kind whatsoever under the Consumer Fraud Act (Iowa Code § 714.16) or under any other consumer protection statute the Attorney General enforces, which the Attorney General ever had, now has, or hereafter can, shall, or may have against Defendants International Astrology Foundation and Joseph Meisels by reason of any conduct or omission that occurred prior to the entry of this Consent Judgment and that would violate injunctive provisions (A), (B) and/or (C) above, if such conduct or omission had occurred after entry of the Consent Judgment.

IT IS FURTHER ORDERED that the Court retain jurisdiction to enforce this Consent Judgment.

IT IS FURTHER ORDERED that the Defendants pay court costs, if any.



State of Iowa Courts

Type: STIPULATED DECREE

Case Number **Case Title**
EQCE077817 STATE OF IOWA EX REL. MILLER V. INTERNATIONAL ASTR

So Ordered

A handwritten signature in black ink, appearing to read "D. F. Staskal".

Douglas F. Staskal, District Court Judge,
Fifth Judicial District of Iowa