

UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

NATIONAL LABOR RELATIONS BOARD	:	
	:	
Petitioner	:	
v.	:	No.
	:	
CAMPAIGN FOR THE RESTORATION AND	:	
REGULATION OF HEMP, THCF, AND PRESTO	:	Board Case No.:
QUALITY CARE CORPORATION, AS SINGLE	:	19-CA-143377
AND/OR JOINT EMPLOYERS	:	
	:	
Respondent	:	

JUDGMENT ENFORCING A SUPPLEMENTAL ORDER OF  
THE NATIONAL LABOR RELATIONS BOARD

Before:

This Court having on February 27, 2017, in No. 16-71753, entered its judgment enforcing in full the Order of the National Relations Board in Board Case No. 19-CA-143377 the Board on February 5, 2018, issued its Supplemental Decision and Order fixing the amount due and having thereafter applied to this Court for summary entry of a judgment specifying the amount due:

IT IS HEREBY ORDERED AND ADJUDGED by the Court that the Respondent, Campaign for the Restoration and Regulation of Hemp, THCF, and Presto Quality Care Corporation, as Single and/or Joint Employers, its officers, agents, successors, and assigns, paying him \$18,000, plus interest accrued to the date of payment, as prescribed in *New Horizons*, 283 NLRB 1173 (1987),

compounded daily as prescribed in *Kentucky River Medical Center*, 356 NLRB 6 (2010), minus tax withholdings required by Federal and State laws.<sup>1</sup>

Endorsed, Judgment Filed and Entered

/s/ Molly Dwyer  
Molly Dwyer  
Cler

---

<sup>1</sup> This amount does not yet include any excess tax. As set forth in the compliance specification, the Respondent is also liable for any adverse tax consequences for Marino receiving a lump-sum backpay award. Although the Compliance Specification calculated the adverse tax consequences, that amount may be updated to reflect the actual date of payment. Any adverse tax consequences shall be reported in accordance with *AdvoServ of New Jersey, Inc.*, 363 NLRB No. 143 (2016); *Don Chavas, LLC d/b/a Tortillas Don Chavas*, 361 NLRB 101 (2014).