

Richard Boren
Scottsdale, AZ

August 18, 2015

Mr. Wayne Joyner, Trustee
The Andrew J. Galambos and Suzanne J. Galambos
Natural Estates Trust
3600 Wilshire Blvd., Suite 2228
Los Angeles, CA 90010

Re: Demand for Arbitration

Dear Mr. Joyner:

I have done all I can think of to convince you to publish and deliver to subscribers the remaining parts of Book 1, specifically the material contained in Course V-201. You acknowledged that obligation, and made a promise to fulfill it, in your "Open Letter to All FEI/AJG Market Participants," dated 2009, May 20, as follows:

"The trustees have always had and still have every intention of fulfilling their fiduciary obligation to publish, protect, and perpetuate AJG's work. That specifically includes the proprietary production and distribution of Book 1 as the definitive, authoritative reference work on AJG's theory."

This statement, issued 10 years after Volume 1 was released, raises the question of why the rest of the book hadn't already been released (credible sources claim it existed then). In April, 2013, in response to my inquiry as to the status of the book, your agent, Ms. Cheryl Cerell, wrote that the above letter was the most recent written information, thereby affirming your obligation and renewing your promise.

However, in March, 2014, in response to my inquiry directly to you, you told me that it had been a "mistake" to have published Volume 1. Finally the truth was out. You had no intention of fulfilling the contract. However, you provided no explanation or justification for your refusal to publish and deliver the book for which I and others paid approximately \$1500 in 2015 dollars.

In August, 2014, I made another effort to convince you to deliver the finished book. That was met by your answer that you would no longer read or respond to what I sent to you. I replied in September but, apparently true to your word, you did not respond.

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I've waited a year, hoping that something might change, but it hasn't. Given that nothing I have said or done has moved you to honor your fiduciary duty, I seem to have no alternative but to demand arbitration as provided for in paragraph 7.3 of the Pre-Publication Subscription Agreement signed by me, my wife Pauline, and Suzanne J. Galambos on 1978, August 12. That paragraph reads:

7.3 Arbitration. The parties hereto agree that any dispute between the parties shall be submitted to arbitration which shall be conducted pursuant to the principles of volitional science as developed by Andrew J. Galambos. The decisions of the arbitrator(s) made herein shall be final and binding and shall not be subject to appeal to or review by any federal or state court.

I believe that the principles of volitional science referenced in Paragraph 7.3 are plainly spelled out in *Sic Itur Ad Astra*. I have already provided the pertinent passages to you, and you have not disputed them. I propose to provide the arbitrator with those same passages, and possibly more information, as well as a copy of the Pre-Publication Subscription Agreement itself.

You have claimed that your position is based on what Galambos "**actually** says in V-201" (emphasis yours). Although you refused to tell me what that was, if that's your defense I'm sure you'll provide it to the arbitrator. If you'd rather avoid arbitration, I'd be happy to hear your detailed justification based on Galambos' actual words.

I would appreciate the courtesy of a prompt response.

Sincerely,

Richard Boren