

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF FLORIDA  
PENSACOLA DIVISION**

**JOHN J. BLUM,**

**Plaintiff,**

**v.**

**CASE NO. 3:23cv24734-MCR-HTC**

**DEFENDANT 1 a/k/a  
MIA TARA, and JOHN DOES 1–20,  
as yet unidentified Individuals, Business  
Entities and/or Unincorporated Associates,**

**Defendants.**

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**FINAL DEFAULT JUDGMENT AND PERMANENT INJUNCTION**

Pursuant to and at the direction of the Court, it is ORDERED AND ADJUDGED as follows:

1. **Final default judgment** is entered in favor of Plaintiff and against the Defendants, jointly and severally, in the amount of Plaintiff \$1,373,897.97 (U.S. Dollars) (One Million Three Hundred Seventy-Three Thousand Eight Hundred Ninety-Seven Dollars and Ninety-Seven Cents), with interest to accrue at the legal rate prescribed in 28 U.S.C. § 1961.

2. Within 5 (five) business days, cryptocurrency held on account for Defendants in Defendants' Wallets, located at

Destination Addresses	
MEXC	32CEytgVfa8qSLRKj6SJKSkEA24KJaewkH
MEXC	3Kg3fotNUVXAWKDn7NyKgjBDEJxy1v4GCE
MEXC	3NadyvuQjcCm41CqHfUVakjVRkq2jRSXDd
MEXC	32vy55gghsFgEppwjWLaff3bzbv6udZM4wY
MEXC	3KxwJnLDhxhamuRkVznwrpm2zCP3B6mot4
MEXC	38Zdq6Tc4n8qK6mxPEa76CU3LamYFWLMvN
MEXC	13uZyaPbt4rTwYQ8xWFySVUzWH3pk2P5c7
MEXC	33ze68qZoBE9R4uMtRQGNnvgFTYN4sPBUq
OKX	3DCFNFRVBdyzGjHsJzn1tid2rJhu5S19Ta
OKX	bc1quhruqrghgcca950rvhtrg7cpd7u8k6svpzgzmry8xyukacl5lkq0r8l2d
Unknown	38r6qe12gLLJy2N1UTjUVrkn7rneQKjwAN
HTX	1PSPQhnNrCqMR9eWSh8csrE929Yo7sQeLB
HTX	1AQLXAB6aXSVbRMjbhSBudLf1kcsbWSEjg
Unknown	323DZ6xJK7KSescPmW2MPNkWU1JXCD9uUx

are to be transferred to Plaintiff's counsel in partial or total satisfaction of the monetary judgment entered herein against Defendants.

3. **Permanent Injunction:** Defendants and all persons acting in concert or participation with Defendants are hereby permanently restrained and enjoined from:

- (a) maintaining, using, operating, or effecting any electronic transactions on Defendants' Wallets, listed above;
- (b) inducing anyone to invest in the fraudulent platform Bitnukes;
- (c) falsely representing themselves as connected with Bitnukes exchange; and

(d) effecting assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth above.

4. The Court retains jurisdiction to enforce the Final Default Judgment and Permanent Injunction.

5. Plaintiff must serve Defendants by posting a copy of this Order and the Final Default Judgment and Permanent Injunction on Plaintiff's Service Website appearing at (<https://usdccourtservice.com/cv-24734/>).

JESSICA J. LYUBLANOVITS  
CLERK OF COURT

02/05/2024  
DATE

s/ Jennifer F. Johnson, Deputy Clerk  
Deputy Clerk