

**IN THE UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY
NEWARK DIVISION**

UNITED STATES OF AMERICA,	§	
	§	
Plaintiff,	§	
	§	
v.	§	
	§	
ONE 2014 BLACK PORSCHE CAYMAN	§	Civil Action No. 2:15-cv-2036
COUPE BEARING VEHICLE	§	
IDENTIFICATION NUMBER (VIN)	§	
WP0AB2A85EK191487;	§	
	§	
THE REAL PROPERTY KNOWN AS 10212	§	
DENTON DRIVE, DALLAS, TEXAS;	§	
	§	
AND A TOTAL OF APPROXIMATELY	§	
\$5,453,011.81 COMPRISED OF:	§	
\$2,845,428.41 PREVIOUSLY DUE AND	§	
PAYABLE BY THE UNITED STATES MINT	§	
TO AMERICA NAHA, INC.;	§	
	§	
\$2,388,091.18 PREVIOUSLY DUE AND	§	
PAYABLE BY THE UNITED STATES MINT	§	
TO WEALTHY MAX LIMITED; AND	§	
	§	
\$219,492.22 PREVIOUSLY DUE AND	§	
PAYABLE BY THE UNITED STATES MINT	§	
TO XRACER SPORTS CO. LTD.,	§	
	§	
<i>Defendants in Rem.</i>	§	

**PROPOSED ORDER GRANTING CLAIMANT'S
MOTION TO DISMISS**

The Court having considered the submissions of the parties and argument of counsel, and good cause appearing,

IT IS ORDERED that Claimant Wealthy Max's Motion to Dismiss shall be and hereby is GRANTED; and it is

FURTHER ORDERED that the Verified Complaint, and all counts thereof, shall be and hereby are DISMISSED WITH PREJUDICE; and it is

FURTHER ORDERED that the Government deliver to Wealthy Max the proceeds from the redemption of the shipment of mutilated coins accepted by the Mint on or about June 26, 2014, and acknowledged by the Mint to be “due and owing” to Wealthy Max.

JOSE L. LINARES
United States District Judge

