

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

MIDDENDORF SPORTS, a Maryland
Sole Proprietorship,

Plaintiff,

vs.

TOP RANK, INC., a Nevada
corporation, and TERENCE
CRAWFORD, an individual,

Defendants.

8:17-CV-11

ORDER

This case has returned to the district court upon receipt of the Eighth Circuit's mandate ([filing 173](#)). As relevant, the Court of Appeals reversed the Court's judgment as to gate receipts, but affirmed the Court's judgment in all other respects. See [filing 171](#).

Taken together, the Court's Findings of Fact and Conclusions of Law of March 31, 2019 ([filing 158](#)), and the Eighth Circuit's decision on appeal ([filing 171](#)), suggest that judgment should be entered for Middendorf Sports, and against Top Rank, Inc., in the amount of \$514,000.00, plus prejudgment interest calculated pursuant to [Nev. Rev. Stat. § 99.040](#).

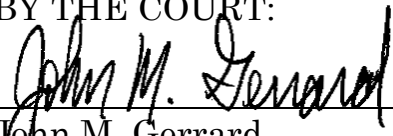
IT IS ORDERED:

1. On or before May 4, 2020, the parties shall show cause why an amended judgment should not be entered for Middendorf Sports, and against Top Rank, Inc., in the amount of \$514,000.00, plus prejudgment interest calculated pursuant to [Nev. Rev. Stat. § 99.040](#).

2. The Clerk of the Court shall set a show cause deadline for May 4, 2020.

Dated this 27th day of April, 2020.

BY THE COURT:



John M. Gerrard
Chief United States District Judge