

IN THE SUPREME COURT OF CALIFORNIA

MARATHON ENTERTAINMENT, INC.,)	
)	
Plaintiff and Appellant,)	
)	S145428
v.)	
)	Ct.App. 2/1 B179819
ROSA BLASI et al.,)	
)	Los Angeles County
Defendants and Respondents.)	Super. Ct. No. BC290839
_____)	

MODIFICATION OF OPINION

THE COURT:

The opinion filed on January 28, 2008, and appearing at 42 Cal.4th 974, is modified as follows:

On page 981, in the fourth full paragraph on that page, the following two sentences are deleted:

“The Labor Commissioner agreed, finding that Marathon had violated the Act by providing talent agency services without a license, including “procur[ing] work for [Blasi] as an actress on the . . . television series, *Strong Medicine*.” It voided the parties’ contract *ab initio* and barred Marathon from recovery.”

Substitute the following for the deleted sentences:

“The Labor Commissioner agreed. The Commissioner found Marathon had procured various engagements for Blasi, including a role in the television series *Strong Medicine*. Concluding that one or more acts of solicitation and procurement by Marathon violated the Act, the Commissioner voided the parties’ contract *ab initio* and barred Marathon from recovery.”

This modification does not affect the judgment.