Herbert Cohen v. Barney Hoskyns et al

Doc. 54

1	JUDGMENT
2	On November 2, 2009, the Special Motion to Strike filed by Defendants
3	Random House, Inc. ("Random House") and Barney Hoskyns (collectively, the
4	"Defendants") to dismiss Plaintiff Herbert Cohen's ("Plaintiff's") complaint in its
5	entirety was granted.
6	On November 16, 2009, Defendants filed a Motion for Attorneys' Fees
7	(the "Fees Motion"), which was heard on January 4, 2010. The Court granted
8	Defendants' Fees Motion, and awarded to Defendants from Plaintiff attorneys' fees
9	and costs in the amount of \$223,314.85.
10	NOW, THEREFORE, IT IS HEREBY ORDERED, DECREED AND
11	ADJUDGED that Plaintiff recover nothing from Defendants, that the action is
12	dismissed in its entirety as to Defendants with prejudice; and that Defendants Random
13	House, Inc. and Barney Hoskyns are awarded attorneys' fees and costs in the amount
14	of \$223,314.85 from Plaintiff Herbert Cohen.
15	
16	Ω - ϵ
17	Dated: January 21, 2010 Hon. Manuel L. Real
18	
19	
20	Respectfully submitted by:
21	
22	SIDLEY AUSTIN LLP Stephen G. Contopulos
23	Frank J. Broccolo
24	Johari N. Townes
25	Dry /s/ Stanhan C. Contonylos
26	By: /s/ Stephen G. Contopulos Stephen G. Contopulos
27	Stephen G. Contopulos Attorneys for Defendants Barney Hoskyns and Random House, Inc.

LAI 1701038v.1 1

28