Felix B. Prescott v.	Hireright Solutions Inc et al	Doc.
1		JS-6
2		
3		FILED CLERK, U.S. DISTRICT COURT
4		7/9/2015
5		
6		CENTRAL DISTRICT OF CALIFORNIA BY: CW DEPUTY
7		
8	UNITED STATES	DISTRICT COURT
9	CENTRAL DISTRIC	CT OF CALIFORNIA
10		
11	FELIX B. PRESCOTT,	Case No. CV 13-08953-MWF (PLAx)
12	Plaintiff,	JUDGMENT
13	v.	
14	HIRERIGHT SOLUTIONS, INC.; AMERICAN AUTOMOBILE	
15	ASSOCIATION; AAA AUTO CLUB	
16	ASSOCIATION; AAA AUTO CLUB OF SOUTHERN CALIFORNIA; and DOES 1-10, inclusive,	
17	Defendants.	
18		J
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		Case No. CV 13-08953-MWF (PLAx)
	JUDO	GMENT

Doc. 119

1	On May 14, 2014, after full consideration of the papers, evidence and
2	authorities submitted by the parties and in the Court's files, as well as the parties'
3	oral argument thereon, and good cause appearing therefore, the Court GRANTED
4	Defendant HireRight Solutions, Inc.'s Motion for Judgment on the Pleadings,
5	DISMISSED with prejudice Plaintiff's claims against Defendant HireRight
6	Solutions, and DISMISSED Plaintiff's second, third, and fourth claims for relief.
7	(Docket No. 49).
8	On June 11, 2015, after full consideration of the papers, evidence and
9	authorities submitted by the parties and in the Court's files, as well as the parties'
10	oral argument thereon, and good cause appearing therefore, the Court GRANTED
11	Defendant Automobile Club of Southern California's Motion for Summary
12	Judgment, and GRANTED Defendant The American Automobile Association,
13	Inc.'s Motion for Summary Judgment. (Docket No. 111).
14	NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND
15	DECREED AS FOLLOWS:
16	Judgment is entered in favor of Defendants HireRight Solutions, Inc., The
17	
1 /	American Automobile Association, Inc., and Automobile Club of Southern
18	American Automobile Association, Inc., and Automobile Club of Southern California, and Plaintiff Felix B. Prescott shall take nothing; and
18	California, and Plaintiff Felix B. Prescott shall take nothing; and
18 19	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association
18 19 20	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association Inc., and Automobile Club of Southern California shall recover their costs as
18 19 20 21	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association Inc., and Automobile Club of Southern California shall recover their costs as
18 19 20 21 22	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association Inc., and Automobile Club of Southern California shall recover their costs as provided by law.
18 19 20 21 22 23	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association Inc., and Automobile Club of Southern California shall recover their costs as provided by law. DATED: July 9, 2015.
18 19 20 21 22 23 24	California, and Plaintiff Felix B. Prescott shall take nothing; and Defendants HireRight Solutions, Inc., The American Automobile Association Inc., and Automobile Club of Southern California shall recover their costs as provided by law.

28