Blackmon et al v. Tobias Doc. 148

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JAMES BLACKMON, an individual; AND JOHN GRAY, an individual,)))	CASE NO.:	CV-11-2853-SBA.
Plaintiffs,) v.))	JUDGMENT	
GLENN TOBIAS a/k/a GLEN TOBIAS a/k/a GLENN H. .TOBIAS a/k/a GLEN H. TOBIAS, a/k/a GLENN HARVEY TOBIAS a/k/a GLEN HARVEY TOBIAS, a/k/a GLENN H. TOBIAS, JR. a/k/a GLEN H. TOBIAS, JR., individually, d/b/a ALDEBARRON MANAGEMENT COMPANY, d/b/a ALDERBARRON MANAGEMENT COMPANY, d/b/a INFINITY ENTERTAINMENT INC., and d/b/a INNERPLAY ENTERTAINMENT; ALDEBARRON MANAGEMENT) COMPANY, a corporation, a//a ALDERBARRON MANAGEMENT COMPANY; INFINITY ENTERTAINMENT INC., a corporation; INNERPLAY ENTERTAINMENT INC., a corporation; JANE ANDREAE a/k/a JANE F. ANDREA a/k/a JANE FAY ANDREAE a/k/a JANE V. ANDREAE a/k/a JANE VICTORIA ANDREAE a/k/a VICTORIA ANDREAE a/k/a VICTORIA JANE ANDREAE a/k/a JANE VICTORIA MUKTI ANDREAE a/k/a MUKTI ANDREAE a/k/a MUKTI ANDREAE HABSBURG a/k/a JANE V. FAY a/k/a JANE F. FAY a/k/a ANDREAE JANE FAY a/k/a VICTORIA RAYMER a/k/a JANE BERNER, individually, and d/b/a ENCHANTED SUCCESS; and ENCHANTED SUCCESS, an entity of unknown form,			
Determants.	1		

Pursuant to the Parties' Stipulation for Entry of Judgment and Proposed Form of Judgment and Proposed Order, filed June 17, 2013, IT IS HEREBY ADJUDGED AND ORDERED that:

(1) JUDGMENT be entered against Defendants JANE ANDREAE a/k/a JANE F. ANDREA a/k/a JANE FAY ANDREAE a/k/a JANE V. ANDREAE a/k/a JANE VICTORIA ANDREAE a/k/a VICTORIA ANDREAE a/k/a JANE VICTORIA MUKTI ANDREAE a/k/a MUKTI ANDREAE a/k/a JANE V. FAY a/k/a JANE F. FAY a/k/a ANDREAE JANE FAY a/k/a VICTORIA

1

RAYMER a/k/a JANE BERNER, individually, and d/b/a ENCHANTED SUCCESS; in the amount of NINE HUNDRED THOUSAND U.S. DOLLARS AND ZERO CENTS (US\$900,000.00) and in favor of Plaintiff JAMES BLACKMON.

- (2) The stipulation on which this judgment is based recites that the judgment is based on fraud and on that ground, this judgment shall not be dischargeable in any bankruptcy action.
 - (3) Except as specified above, no fees or costs are awarded to either Party.
- (4) Entry of this judgment resolves any and all claims raised in the above captioned case by and between Plaintiff JAMES BLACKMON and Defendant JANE ANDREAE a/k/a JANE F. ANDREA a/k/a JANE FAY ANDREAE a/k/a JANE V. ANDREAE a/k/a JANE VICTORIA ANDREAE a/k/a VICTORIA ANDREAE a/k/a VICTORIA ANDREAE a/k/a MUKTI ANDREAE a/k/a MUKTI ANDREAE A/k/a MUKTI ANDREAE A/k/a MUKTI ANDREAE A/k/a JANE V. FAY a/k/a JANE F. FAY a/k/a ANDREAE JANE FAY a/k/a VICTORIA RAYMER a/k/a JANE BERNER, individually, and d/b/a ENCHANTED SUCCESS.

Dated: _6/19/13

By: Judge Saundra Brown Armstrong
United States District Judge