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17 ATTORNEYS FOR PLAINTIFF NICHOLAS JARECKI

18 UNITED STATES DISTRICT COURT
19 CENTRAL DISTRICT OF CALIFORNIA

20 NICHOLAS JARECKI,
21 Plaintiff,

22 vs.

23 MICHAEL OHOVEN and
24 INFINITY MEDIA, INC.,
25 Defendants.

Case No. 2:11-CV-05353 GAF (JEMx)

JUDGMENT & ORDER

26 Having GRANTED the Motion for Summary Judgment of Plaintiff Nicholas
27 Jarecki, and good cause appearing therefor, IT IS HEREBY ORDERED,
28 ADJUDGED, AND DECREED:

1. The Court enters judgment in favor of Plaintiff Nicholas Jarecki
("Plaintiff") and against Defendants Michael Ohoven and Infinity Media, Inc. on
Plaintiff's Complaint in its entirety as set forth below;

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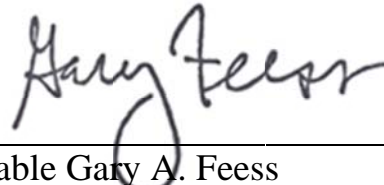
2. The Court hereby enters a declaratory judgment that:

(a) Neither Defendant is a co-author or a co-owner of, and neither owns any copyright rights in or to, that written dramatic work entitled *Arbitrage* issued a copyright registration by the United States Copyright Office under Registration Number PAu003543850 (the “Screenplay”);

(b) Neither Defendant is a co-author or co-owner of, and neither owns any derivative work based on, the Screenplay, including, without limitation, the motion picture based on the Screenplay also entitled *Arbitrage* (the “Picture”);

3. Plaintiff shall be entitled to make an application for recovery of attorneys’ fees and costs within the time prescribed by Rule 54(d), and this Judgment will be amended upon the award to Plaintiff, if any, of fees and/or costs.

Dated: August 30, 2011



Honorable Gary A. Feess
United States District Judge