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CAUSE NO. 2003-41017

ICOWORKS HOLDINGS, INC.,

IN THE DISTRICT COURT OF

Plaintiff

VS.

NETWORK INTERNATIONAL, INC.,
PREMIER AUCTIONEERS
INTERNATIONAL, INC., AND
CRAIG CANNON,

HARRIS COUNTY, TEXAS

Defendants

125TH JUDICIAL DISTRICT

FINAL JUDGMENT

On the 17th day of April, 2006, came on for trial the claim of Icoworks Holdings, Inc. ("Icoworks" or "Plaintiff"), Craig Cannon ("Cannon" or "Counter-Plaintiff/Third Party Plaintiff"), and De Bic Midland, Inc. ("De Bic" or "Third-Party Defendant and Counter-Plaintiff") in the above-entitled and numbered cause. Each party appeared through their attorneys of record and announced ready for trial. Because a jury demand had been timely filed, a jury consisting of twelve qualified jurors was duly sworn and empaneled, and the case proceeded to trial. The parties presented the case to the jury from April 17, 2006 through April 20, 2006.

At the conclusion of the evidence, the Court submitted questions to the jury. The Charge of the Court and the verdict of the jury are incorporated into this Judgment by reference for all purposes. The jury returned a verdict denying the claims of Icoworks and Cannon submitted in the questions to them.

Cannon and De Bic each made claims for attorneys' fees and expenses under section 24.013 of the Texas Business and Commerce Code, and agreed to present these claims to the Court for the Court's determination. On April 20, 2006, the Court heard and considered the pleadings, arguments, evidence, the stipulations of the parties in the trial of their claims for attorneys' fees, and had the opportunity to evaluate the demeanor and credibility of the witnesses, their testimony, and the weight and value of such testimony and the evidence.

Based on the foregoing, it is ORDERED, ADJUDGED AND DECREED that:

1. Plaintiff Icoworks Holdings, Inc. take nothing by its claim against Craig Cannon tried to the jury;

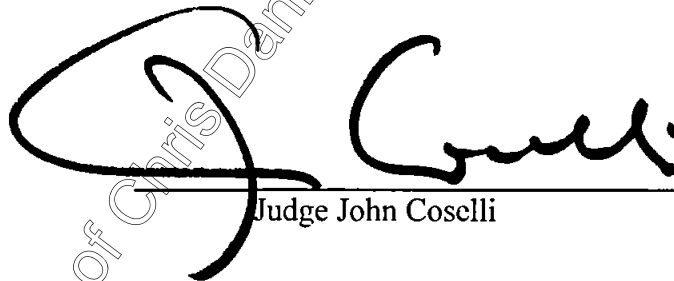
2. Counter-Defendant Craig Cannon take nothing by his claim against Icoworks Holdings, Inc. tried to the jury;
3. Third-Party Plaintiff Craig Cannon take nothing by his third party claim against De Bic Midland, Inc. tried to the jury; and
4. Craig Cannon take nothing by his claim against De Bic Midland, Inc. for attorneys' fees and expenses;
5. De Bic Midland, Inc. take nothing by its claim against Craig Cannon for attorneys' fees and expenses.
6. The *lis pendens* filed by Cannon is hereby quashed, and any party to this case may file a notice that said *lis pendens* has been quashed by this judgment.

Costs of Court are taxed against the party incurring the same.

All other relief not expressly granted is denied.

All issues and claims having been disposed of, this Judgment is final and appealable.

Signed: April 21, 2006.



Judge John Coselli

F I L E D
CHARLES LACARISE
District Clerk

APR 21 2006

Harris County, Texas

By _____
Deputy