

EXHIBIT 6

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FILED
CLERK, U.S. DISTRICT COURT
NOV - 8 2007
CENTRAL DISTRICT OF CALIFORNIA
BY W DEPUTY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

RYAN RODRIGUEZ, REENA B.
FRAILICH, LOREDANA NESCI,
JENNFIER BRAZEAL, and LISA
GINTZ, on behalf of themselves and all
others similarly situated,
Plaintiffs,

vs.

WEST PUBLISHING CORPORATION,
a Minnesota Corporation d/b/a
BAR/BRI, and KAPLAN, Inc., a
Delaware Corporation,
Defendants

CASE NO. CV-05-3222 R(MCx)

~~PROPOSED~~ ORDER DENYING
AWARD OF ATTORNEYS' FEES
FILED BY OBJECTORS DAVID
FELDMAN, CAMERON
GHARABIKLOU, EMILY GRANT,
JEFF LANG, SARAH McDONALD,
CARA PATTON, RACHEL
SCHWARTZ, GREG THOMAS

AND CONSOLIDATED ACTION

On November 5, 2007, unnamed class members-Objectors David Feldman,
Cameron Gharabiklou, Emily Grant, Jeff Lang, Sarah McDonald, Cara Patton,
Rachel Schwartz, and Greg Thomas' Motion for Award of Attorneys' Fees came for
hearing before this Court.

Having read and fully considered the motion, the declarations filed in support

~~PROPOSED~~ ORDER DENYING AWARD OF ATTORNEYS' FEES
FILED BY OBJECTORS FELDMAN, ET. AL.

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1 thereof, and all oppositions and objections thereto, the Court finds that the motion
2 for award of attorneys' fees should not be granted.

3 **IT IS THEREFORE ORDERED THAT:**

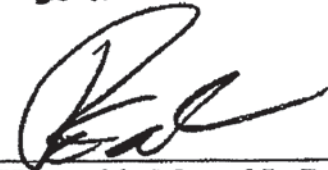
4 The Motion for Award of Attorneys' Fees filed by unnamed class members-
5 Objectors David Feldman, Cameron Gharabiklou, Emily Grant, Jeff Lang, Sarah
6 McDonald, Cara Patton, Rachel Schwartz, and Greg Thomas is DENIED.

R- Counsel did not add anything to the court's order denying the named plaintiffs' claim.

8 IT IS SO ORDERED.

9

10 Dated: Nov. 8, 2007


Honorable Manuel L. Real
United States District Court Judge

11

12

13 Submitted by:

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15


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26

27 Class Counsel

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-2-
[PROPOSED] ORDER DENYING AWARD OF ATTORNEYS' FEES
FILED BY OBJECTORS FELDMAN, ET. AL.

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CLERK, U.S. DISTRICT COURT
NOV - 8 2007
CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY

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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

RYAN RODRIGUEZ, REENA B.
FRAILICH, LOREDANA NESCI,
JENNFIER BRAZEAL, and LISA
GINTZ, on behalf of themselves and all
others similarly situated,
Plaintiffs,

vs.

WEST PUBLISHING CORPORATION,
a Minnesota Corporation d/b/a
BAR/BRI, and KAPLAN, Inc., a
Delaware Corporation,
Defendants

CASE NO. CV-05-3222 R(MC_x)

~~PROPOSED~~ ORDER DENYING
MOTION FOR AWARD OF
ATTORNEYS' FEES FILED BY
SCHNEIDER/HEAD OBJECTORS

AND CONSOLIDATED ACTION

On November 5, 2007, objecting class members George Schneider, Jonathan M. Slomba, James Puntumapanitch, Justin Head, and Ryan Helfrichs' Motion for Award of Attorneys' Fees came for hearing before this Court.

Having read and fully considered the motion, the declarations filed in support thereof, and all oppositions and objections thereto, the Court finds that the motion

~~PROPOSED~~ ORDER DENYING MOTION FOR AWARD OF
ATTORNEYS' FEES FILED BY OBJECTORS SCHNEIDER/HEAD OBJECTORS

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1 for award of attorneys' fees should not be granted.

2 **IT IS THEREFORE ORDERED THAT:**

3 The objecting class members George Schneider, Jonathan M. Slomba, James
4 Puntumapanitch, Justin Head, and Ryan Helfrichs' Motion for Award of Attorneys'
5 Fees is DENIED.

Denial of the named plaintiffs' claim. Counsel did not add anything to the court's

7 IT IS SO ORDERED.

9 Dated: Nov. 8, 2007



Honorable Manuel L. Real
United States District Court Judge

12 Submitted by:



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Class Counsel

-2-

[PROPOSED] ORDER DENYING MOTION FOR AWARD OF
ATTORNEYS' FEES FILED BY OBJECTORS SCHNEIDER/HEAD OBJECTORS

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FILED
CLERK, U.S. DISTRICT COURT
NOV - 8 2007
CENTRAL DISTRICT OF CALIFORNIA
BY [Signature] DEPUY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JUDGE

[Signature]

RYAN RODRIGUEZ, REENA B.
FRALICH, LOREDANA NESCI,
JENNIFER BRAZEAL, and LISA
GINTZ, on behalf of themselves and all
others similarly situated,
Plaintiffs,

vs.

WEST PUBLISHING CORPORATION,
a Minnesota Corporation d/b/a
BAR/BRI, and KAPLAN, Inc., a
Delaware Corporation,
Defendants

CASE NO. CV-05-3222 R(MCx)

~~[PROPOSED]~~ ORDER DENYING
JOINT REQUEST FOR
ATTORNEY FEES FOR COUNSEL
FOR UNNAMED CLASS
MEMBERS/OBJECTORS EVANS,
SIEGEL, BROWN AND SCHAFFER

AND CONSOLIDATED ACTION

On November 5, 2007, unnamed class members-objectors Evans & Mullinx,
P.A., Sarah Siegel, Jennifer Brown McElroy and Daniel Schafer's Joint Request for
Attorney Fees for Counsel came for hearing before this Court.

Having read and fully considered the motion, the declarations filed in support
thereof, and all oppositions and objections thereto, the Court finds that the joint

~~[PROPOSED]~~ ORDER DENYING JOINT REQUEST FOR ATTORNEY FEES FOR
COUNSEL FOR UNNAMED CLASS MEMBERS/OBJECTORS EVANS, ET. AL.

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1 request for attorney fees for counsel should not be granted.

2 **IT IS THEREFORE ORDERED THAT:**

3
4 The Joint Request for Attorney Fees for Counsel for Unnamed Class
5 Members/Objectors Evans, Siegel, Brown and Schafer is DENIED.

6 *Counsel did not add anything to the court's order
7 denying the named plaintiffs' claims.*

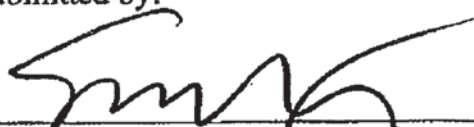
8 IT IS SO ORDERED.

9 Dated: Nov. 8, 2007



Honorable Manuel L. Real
United States District Court Judge

11 Submitted by:



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Class Counsel

EXHIBIT 7

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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

RYAN RODRIGUEZ, REENA B.
FRAILICH, LOREDANA NEXCI,
JENNIFER BRAZEAL, and LISA
GINTZ, on behalf of themselves and all
others similarly situated,

Plaintiffs,

v.

WEST PUBLISHING CORP., a
Minnesota Corp. d/b/a/ BAR/BRI, and
KAPLAN, INC., a Delaware
Corporation,

Defendants.

Case No. 2:05-cv-3222 R (MCx)

**ORDER GRANTING AND DENYING
OBJECTORS' APPLICATIONS FOR
ATTORNEYS' FEES**

Hon. Manuel Real

The Court, having reviewed and considered the papers filed by the various objectors seeking fees, the appellate briefs on the issue of objectors' fees, and the Opinion of the Ninth Circuit on the issue, rules as follows:

The Court will compensate work concerning the Amended Incentive Agreement

1 and conflict of interest issues that led to the denial of the incentive awards to the Class
2 Representatives and the consequent savings to the Class of \$325,000. Of the several
3 objectors seeking fees, the Court finds that the Schneider/Head Objectors and the
4 Feldman Objectors raised and discussed these issues sufficiently to warrant
5 compensation. Objections to the general excessiveness of the requested incentive
6 awards will not be compensated.
7

8 The fee applications of the Schneider/Head and Feldman Objectors are
9 GRANTED in the amount of five percent (5%) of \$325,000, or \$16,250, allocated as
10 follows: \$8,125 to counsel for the Schneider/Head Objectors; and \$8,125 to
11 counsel for the Feldman Objectors.

12 In all other respects, the various objectors' applications for the payment of
13 attorneys' fees and costs are DENIED.

14 IT IS SO ORDERED.

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18 Dated: August 7, 2009



Manuel Real, Judge

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21 SUBMITTED BY:

22 C. Benjamin Nutley (SBN 177431)
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26 Fax: (626) 204-4061
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27 Attorneys for Schneider/Head Objectors
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EXHIBIT 8

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8 Class Counsel

9 [Additional counsel listed on signature page]

10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 RYAN RODRIGUEZ, REENA B.
13 FRAILICH, LOREDANA NESCI,
14 JENNIFER BRAZEAL and LISA
15 GINTZ, on behalf of themselves and all
16 others similarly situated,
17 Plaintiffs,
18 vs.

Case No. CV 05-3222 R(MCx)

**DECLARATION OF SIDNEY K.
KANAZAWA IN SUPPORT OF
MCGUIREWOODS LLP'S
APPLICATION FOR AWARD OF
ATTORNEYS' FEES AND
REIMBURSEMENT OF
EXPENSES**

19 WEST PUBLISHING CORPORATION,
20 a Minnesota Corporation dba BAR/BRI,
21 and KAPLAN, Inc., a Delaware
22 Corporation.

Date: November 2, 2009
Time: 10:00 a.m.
Place: Courtroom 8

23 Defendants.

24 **AND CONSOLIDATED ACTION**

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DECLARATION OF SIDNEY K. KANAZAWA IN SUPPORT OF MCGUIREWOODS LLP'S
MOTION FOR AWARD OF ATTORNEY'S FEES

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DECLARATION OF SIDNEY K. KANAZAWA

I, Sidney K. Kanazawa, declare as follows:

1. I am a partner at McGuire Woods LLP. I am submitting this Declaration in support of my firm’s application for an award of attorneys’ fees in connection with services rendered in the above action and the reimbursement of expenses incurred by my firm related to the prosecution of claims in the course of this litigation from October 1, 2004 through August 31, 2009. This declaration describes both the work done by McGuireWoods LLP and that of the firm of Van Etten, Suzumoto & Becket LLP, predecessor in interest to McGuireWoods LLP.

2. My firm served as counsel for Ryan Rodriguez, Reena B. Frailich, Loredana Nesci, Jennifer Brazeal, and Lisa Gintz, plaintiffs and Lead Class Counsel in this action. My firm’s compensation for services rendered in this case was wholly contingent on the success of this litigation, and was wholly at risk.

3. Brief biographies of my firm and the attorneys who have worked on this case are attached hereto as Exhibit “1.”

4. McGuireWoods LLP was appointed as Class Counsel by the Court in May 2006, and acted as lead counsel during the entire course of the litigation, both before and after the appointment. My firm was the nerve center for the litigation, bearing the lion's share of the costs and risks as a whole. It has also been the public face of this litigation.

5. The work performed by my firm on behalf of the Class in connection with the prosecution of the litigation consists of the following, among other things: (1) factual investigation concerning the alleged conspiracy between Kaplan and BAR/BRI; (2) preparing the class complaint; (3) extensive work and legal research in preparing all briefs and

DECLARATION OF SIDNEY K. KANAZAWA IN SUPPORT OF MCGUIREWOODS LLP'S
MOTION FOR AWARD OF ATTORNEY'S FEES

1 memoranda; (4) coordination of all discovery issues, including seeking the
2 appointment of special master, work with all experts, electronic discovery,
3 written discovery, document review, and taking and defending
4 approximately 30 depositions all across the country; (5) engaging in
5 mediation and settlement negotiations; (6) conducting weekly strategy
6 conference calls with co-counsel to allocate work and draw on each firm's
7 available time and particular expertise; (7) preparing for and attending all
8 hearings; (8) trial preparation, including motions in limine and work before a
9 mock jury; (9) responding to objectors challenging the fairness, adequacy
10 and reasonableness of the Settlement before this Court; and (10) successfully
11 defending against numerous appeals by objectors challenging the fairness,
12 adequacy and reasonableness of the Settlement before the Ninth Circuit
13 Court of Appeals.

14 6. All attorneys, legal assistants, and law clerks in my firm are
15 instructed to maintain contemporaneous time records reflecting the time
16 spent on this and other matters.

17 7. The total number of hours spent on this litigation by my firm
18 through September 30, 2009 is 13,785.06 hours. The total lodestar amount
19 for attorney and paralegal time, calculated at the firm's hourly rates, is
20 \$5,396,554.15.

21 8. The schedule attached hereto as Exhibit "2" is a detailed
22 summary indicating the amount of time spent by each attorney and paralegal
23 of my firm who was involved in this litigation, and the lodestar calculation
24 based on my firm's hourly rates. The schedule was prepared from
25 contemporaneous daily time records regularly prepared and maintained by
26 my firm, which are available at the request of the Court.

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DECLARATION OF SIDNEY K. KANAZAWA IN SUPPORT OF MCGUIREWOODS LLP'S
MOTION FOR AWARD OF ATTORNEY'S FEES

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