

1 Labor Commissioner of the
2 State of California
3 107 So. Broadway, Room 5015
4 Los Angeles, California 90012
5
6
7

8 BEFORE THE LABOR COMMISSIONER OF THE
9 STATE OF CALIFORNIA
10

11 WARREN ENTNER, ROBERT GRILL,
12 RICK COONCE and DENNIS PROVISOOR,)

13 Petitioners,)

14 vs.)

15 JOEL MAIMAN,)

16 Respondent.)

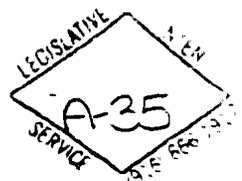
NO. MP-281

DETERMINATION AND AWARD

17
18 The above entitled controversy came on regularly for
19 hearing on August 10 and 11, 1971, before the Labor Commissioner,
20 Division of Labor Law Enforcement, Department of Industrial
21 Relations, State of California, by Arthur Stahl, attorney for
22 the Division of Labor Law Enforcement, under provisions of
23 Section 1700.44 of the Labor Code of the State of California.
24 All parties appeared and were represented by counsel. Cooper &
25 Hurewitz and Barnard F. Klein, by Barnard F. Klein, appeared and
26 represented petitioners. Nathan Goller appeared and represented
27 respondent. Evidence both oral and documentary having been
28 introduced and the matter submitted for decision, the following
29 determination and award are made:

30

31



1 PROVISOR's musical compositions, and that WARREN ENTNER, ROBERT
2 GRILL, RICK COONCE and DENNIS PROVISOOR are entitled to the
3 return of all sums received by New London Investment Corporation
4 from WARREN ENTNER, ROBERT GRILL, RICK COONCE and DENNIS PROVISOOR.
5

6 WHEREFORE, the following award is made:

7 That the management contracts between petitioners,
8 WARREN ENTNER, ROBERT GRILL, RICK COONCE and DENNIS PROVISOOR,
9 and respondent, JOEL MAIMAN, are void for failure of respondent
10 to comply with Sections 1700 to 1700.46 of the Labor Code; that
11 the publishing contract between petitioner DENNIS PROVISOOR and
12 respondent JOEL MAIMAN, doing business as Malicious Melodies
13 Publishing Company, is void for failure of respondent to comply
14 with Sections 1700 to 1700.46 of the Labor Code; that all
15 contracts between WARREN ENTNER, ROBERT GRILL, RICK COONCE,
16 DENNIS PROVISOOR, and NEW LONDON INVESTMENT CORPORATION are void
17 for failure of respondent to comply with Sections 1700 to
18 1700.46 of the Labor Code; that petitioners are not liable to
19 respondent or to Malicious Melodies Publishing Company for any
20 sums spent by respondent or Malicious Melodies Publishing
21 Company in furtherance of petitioners' musical careers; that
22 respondent pay to petitioners the sum of \$70,454.66 heretofore
23 received by respondent as commissions and monies resulting from
24 petitioners' musical and artistic efforts; and that respondent
25 pay to petitioner DENNIS PROVISOOR all monies received by
26 respondent and/or Malicious Melodies Publishing Company from the
27 result of petitioner DENNIS PROVISOOR's musical compositions,
28
29
30
31



1 and that respondent pay to petitioners all monies received by
2 respondent and/or New London Investment Corporation from
3 petitioners.
4

5 DATED: August 18, 1971.
6

7 GEORGE W. MILLAS
8 LABOR COMMISSIONER
9 DIVISION OF LABOR LAW ENFORCEMENT
10 DEPARTMENT OF INDUSTRIAL RELATIONS
11 STATE OF CALIFORNIA

12 By Arthur Stahl
13 Arthur Stahl, Attorney
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

