

AMERICAN ARBITRATION ASSOCIATION
Arbitration Tribunal

In the Matter of the Arbitration between

Re:
Jalipo/Green Grass Media Limited -- ("Claimant")
VS
Jalipo -- ("Respondent")

Case No.: 49-413-000001-07 HIIB

Domain Name in Dispute: jalipo.us

AWARD OF ARBITRATOR

I, THE UNDERSIGNED ARBITRATOR, having been designated in accordance with the American Arbitration Association's Supplemental Procedures for Domain Name Disputes, and having been duly sworn, find and AWARD, as follows:

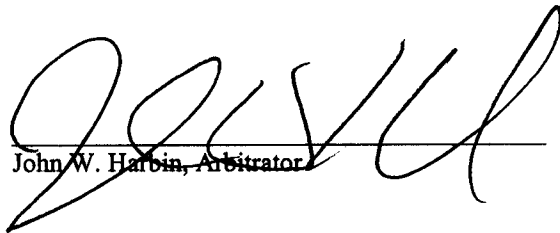
The arbitrator finds that there is evidence that Claimant has protectible rights in the "Jalipo" mark, including substantial publicity about the mark and the business associated with the mark. In addition, there is evidence of bad faith in the Respondent's registration and use of the mark and that Respondent has no legitimate interest in the use of the domain name. This includes evidence of shifting uses and evidence that, when Claimant's concerns were raised, Respondent discussed compensation for the mark. See Section 4(b)(1) of the usTLD Dispute Resolution Policy. Further, Respondent has not responded to the claims asserted in this matter. See Section 14(b) of the Dispute Resolution Policy.

Pursuant to the usTLD Dispute Resolution Policy, I find that the domain name registration for "jalipo.us" should be transferred to the Claimant.

This Award is in full settlement of all claims submitted to this Arbitration. All claims not expressly granted herein are hereby denied.

6/28/07

Date



John W. Harbin, Arbitrator