

**UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

MCGRAW HILL LLC; BEDFORD, FREEMAN &
WORTH PUBLISHING GROUP, LLC; ELSEVIER
INC.; PEARSON EDUCATION, INC.; AND CENGAGE
LEARNING, INC.,

Plaintiffs,

v.

DOE 1 D/B/A ABETTERDEAL3, DAPROPHITT, AND
NICENICHE; DOE 2 D/B/A TRADY34; DOE 3 D/B/A
USGOODSELLER99; DOE 4 D/B/A JESKATBOOKS,
FATBOOKS, AND CADABRA STORE; DOE 5 D/B/A
SHAREYOURFEELINGS AND SHARE YOUR
FEELINGS; DOE 6 D/B/A JENNYLUO897, MIHOYO,
AND GOODIES897; DOE 7 D/B/A DAYSDISCOUNT;
DOE 8 D/B/A THE-BOOK-LIFE AND THE-BOOK-
LIFE; DOE 9 D/B/A FAIRDEALS_73, GRACIAS18,
ZENITHBOOKS, AND DELHIBOOKSTORE2017;
SANJAY MITTAL; DENIS OKHMAN; JULIE HALE;
NATHAN HALE; BURHAN AYDIN; OZODBEK
ABDULAZIZOV; HAFIZE BUDAK; BENJAMIN
LEVY; STEVEN NOE; BUY IT NOW BARGAINS
LLC; AND FIVE TO ONE LIQUIDATORS, LLC,

Defendants.

Case No. 1:20-cv-356-LJL

**NOTICE OF VOLUNTARY DISMISSAL AS TO DEFENDANT
BENJAMIN LEVY**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i) and a settlement that was reached between the parties, Plaintiffs McGraw Hill LLC, Bedford, Freeman & Worth Publishing Group, LLC, Elsevier Inc., Pearson Education, Inc., and Cengage Learning, Inc., hereby give notice that their claims in the above-captioned action against Benjamin Levy are voluntarily dismissed with prejudice, with each party to bear their own costs and fees.

Dated: February 13, 2020

Respectfully submitted,

/s/ Matthew I. Fleischman

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Counsel for Plaintiffs

SO ORDERED this ____ day of _____, 2020.

LEWIS J. LIMAN
United States District Judge