# ELECTRONICALLY SERVED 5/14/2018 4:31 PM

	1	RIS								
	2	ALAN J. LEFEBVRE, ESQ. Nevada Bar No. 000848								
	3	KOLESAR & LEATHAM 400 South Rampart Boulevard, Suite 400								
	4	Las Vegas, Nevada 89145 Telephone: (702) 362-7800								
	5	Facsimile: (702) 362-9472 E-Mail: alefebvre@klnevada.com								
	6									
	7	Attorney for Movants MARK STEYN, MARK STEYN ENTERPRISES (US), INC., and OAK HILL MEDIA, INC.								
	8									
	9									
KOLESAR & LEATHAM 400 South Rampart Boulevard, Suite 400 Las Vegas, Nevada 891a45 Tel: (702) 362-7800 / Fax: (702) 362-9472	10	DISTRICT COURT								
	11	CLARK COUNT	Y, NEVADA							
	12	* * *	ŧ							
	13	CARY KATZ, an individual,	CASE NO. A-18-773251-C							
	14	Plaintiff,	DEPT NO. XXXI							
	15	VS.	DEDLY TO MOTION TO							
	16	CRTV LLC, a Delaware Limited Liability	REPLY TO MOTION TO INTERVENE							
1 40 Te	17	Company,	D ( 611 ' NK 17 2010							
	18	Defendant.	Date of Hearing: May 17, 2018 Time of Hearing: 9:00am							
	19									
	20	REPLY IN FURTHER SUPPORT OF PLAINTIFFS-IN-INTERVENTION'S MOTION TO INTERVENE								
	21	COMES NOW, Movants, MARK STEYN ("Steyn"), MARK STEYN ENTERPRISES								
	22	(US), INC. ("MSE"), and OAK HILL MEDIA, INC. ("OHM" and collectively as the "Stey								
	23	Plaintiffs") by and through their attorneys, KOLESAR AND LEATHAM, and hereby files i								
	24	Reply in further support of the Motion to Intervene. This Motion is made and based on the								
	25	following Memorandum of Points and Authorities, the exhibits annexed thereto, the Declaration								
	26	of Melissa Howes, President and Owner of OHM, the papers and pleadings already on file herein								
	27	and any oral argument the Court may permit at the								
	28									

Case Number: A-18-773251-C

2891076 (10400-1)

Page 1 of 7

				1
				2
				2 3 4 5 6 7 8 9
				4
				5
				6
				7
				8
				9
				10
7	400		472	11
THAN	400 South Rampart Boulevard, Suite 400	45	2) 362-9	12
KOLESAR & LEATHAM		da 891:	x: (70)	12 13 14 15 16 17
1 % Y		Las Vegas, Nevada 891a45	Tel: (702) 362-7800 / Fax: (702) 362-9472	14
ESAI				15
KOL				16
<b> </b>				17
				18
				19
				20
				21
				22
				23
				24
				25
				26
				27

DATED this day of May, 2018.

KOLESAR &/LEATHAM

By

ALANJ. LEFEBVRE, ESQ. Nevada Bar No. 000848 KOLESAR & LEATHAM

400 South Rampart Boulevard, Suite 400 Las Vegas, Nevada 89145

Attorney for Movants MARK STEYN, MARK STEYN ENTERPRISES (US), INC., and OAK HILL MEDIA, INC.

# KOLESAR & LEATHAM 400 South Rampart Boulevard, Suite 400 Las Vegas, Nevada 891a45 Tel: (702) 362-7800 / Fax: (702) 362-9472

# MEMORANDUM OF POINTS AND AUTHORITIES

## I. INTRODUCTION

Proposed Plaintiffs-In-Intervention, Mark Steyn ("Steyn"), Mark Steyn Enterprises (US), INC. ("MSE"), and Oak Hill Media, Inc. ("OHM" and collectively as the "Steyn Plaintiffs") filed a Motion to Intervene (the "Motion") in the present action brought by Cary Katz ("Katz") against his own company, CRTV, LLC ("CRTV"). As set forth in the Steyn Plaintiffs' Proposed Complaint-In-Intervention (the "Complaint"), this action between Katz and CRTV is nothing more than a thinly veiled attempt by Katz to render CRTV judgment proof and prevent the Steyn Plaintiffs from being to collect on their Arbitration Award in the amount \$4 million dollars against CRTV.

Importantly, neither Katz nor CRTV has objected to the intervention of the Steyn Plaintiffs in this matter. Therefore, the motion should be granted as a matter of course. However, both CRTV and Katz have filed self-serving declarations in an effort to contort the facts of this case. In response, the Steyn Plaintiffs have provided the Declaration of Melissa Howes, the Owner and President of OHM, which is also supported by substantial evidence, in order to inform the Court of the true nature of Katz and CRTV's duplicitous actions. A true and correct copy of the Howes Declaration is annexed hereto as **Exhibit 1**.

In addition, since the filing of the Motion, Katz and CRTV have taken additional acts in order to expedite their fraudulent scheme. Katz and CRTV have filed a Confession of Judgment, immediately following their receipt of the Motion, in an effort to prematurely end the case and provide Katz with a lien on CRTV's assets. A true and correct copy of the Confession of Judgment is annexed hereto as **Exhibit 2**. As set forth herein, the Confession of Judgment is deficient as a matter of law, but Katz's intent to abuse his total control over CRTV in order to obtain a judgment is further evidenced by its filing. Also, the Steyn Plaintiffs have discovered that between April 17, 2018 and April 19, 2018, Katz and Galaxy Media, LLC have filed 22 separate UCC filings in furtherance of their effort to further re-characterize Katz's contributions to CRTV as secured loans. A true and correct copy of a Westlaw UCC filing search is annexed hereto as **Exhibit 3**. As set forth on the front page of Katz's personal website (http:www.carykatz.com), Katz is the founder

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

of Galaxy Media, a copy of which is annexed hereto as Exhibit 4. This is yet another example of Katz trying everything in his power to hide the assets of CRTV before the Steyn Plaintiffs can be made whole.

Finally, the Steyn Plaintiffs shall address Katz's meritless argument that Nevada law does not afford relief for a preemptive injunction to prevent a fraudulent conveyance which has yet to occur, as this is clearly provided for by the relevant statute.

For all of these reasons, the Court should grant the Steyn Plaintiffs' motion in its entirety.

### II. **ARGUMENT**

A. While No Showing Of Proof Is Required, The Stevn Plaintiffs' Proposed Complaint In Intervention Is Supported By The Facts and Evidence Provided In the Howes Declaration.

As an initial matter, Nevada law is clear that a party who seeks to intervene is not required to make a showing of proof, or provide any supporting evidence for a proposed complaint in intervention. The right to intervene as a matter of right is codified by NRCP 24(a)(2), pursuant to which a party must satisfy four requirements in order to intervene as a matter of right: (i) that it has a sufficient interest in the subject matter of the litigation, (ii) that it could suffer an impairment of its ability to protect that interest if it does not intervene, (iii) that its interest is not adequately represented by existing parties, and (iv) that its application is timely. Am. Home Assur. Co., 122 Nev. At 1238, 147 P.3d at 1126. Similarly, the standard for permissive intervention pursuant to NRCP 24(b)(2) provides the Court with discretion to permit a party to intervene when an applicant's claim or defense and the main action have a common question of law or fact. Neither of these standards require an intervenor to make a showing of proof in support of a proposed compliant.

Regardless, both Katz and CRTV have submitted declarations in opposition to the Motion which seek to contradict the allegations set for in the Complaint, and CRTV argues that the Declaration of Michael Murphy should be disregarded because his participation in the prior arbitration between the parties does not give him personal knowledge of any relevant facts. As Katz and CRTV are well aware, the arbitration proceeding is absolutely relevant here, as it

2

3

4

5

6

7

8

9

10

13

14

16

17

18

19

20

21

22

23

24

25

26

27

28

specifically disclosed evidence and admissions establishing Katz's dominion and control over CRTV, the operation of CRTV, and the funding that Katz provided to CRTV in the form of cash contributions. To be clear, Katz testified about those specific issues, and there are numerous accompanying documents that were exchanged which support the Steyn Plaintiffs' case. The Steyn Plaintiffs have provided the Declaration of Melissa Howes, Owner and President of OHM, who has personal knowledge of both the arbitration proceedings and Katz's control and operation of CRTV, along with numerous exhibits and excerpts of testimony supporting her statements. Although the Steyn Plaintiffs object and dispute vigorously that the confidentiality provisions remain enforceable, they are nonetheless filing the declaration under seal to avoid any disputes in this proceeding at this time regarding that issue. Again, while this showing of proof is in no way required, it is important to provide show that the declarations in opposition to the Motion are without merit, and to inform the Court of the true nature of the relationship between Katz and CRTV.

# B. The Confession of Judgment Is Deficient As A Matter of Law

The requirements and procedure for filing a Confession of Judgment are set forth in NRS 17.090 through NRS 17.110. Pursuant to NRS 17.100(2), a confession for money due shall require a statement in writing, signed by defendant under oath, that "shall state concisely the facts out of which it arose, and shall show that the sum confessed therefor is justly due, or to become due." The Confession of Judgment submitted by Katz against CRTV has no such description with respect to the facts underlying the alleged debt owed by CRTV to Katz. Notably, the requirement for such a verification is to guard against a collusive or fraudulent preference, which is exactly what CRTV and Katz seek to accomplish here. See Coast to Coast Demolition & Crushing, Inc. v. Real Equity Pursuit, LLC, 126 Nev. 97, 103, 226 P.3d 605, 609 (2010) ("In the third-party context, the 'verification by...oath' requirement in NRS 17.100 protects against collusive or fraudulent preferences") (citing McDaniel v. Sangenino, 67 A.D.2d 698, 699, 412 N.Y.S.2d 400, 402-03 (1979)).

The Confession of Judgment is deficient as a matter of law, and is further evidence of the fraudulent intent of Katz and CRTV. As such, it is necessary that the Steyn Plaintiffs be allowed

to intervene and protect their legal rights as a valid judgment creditor of CRTV.

# C. The Steyn Plaintiffs Have A Statutory Right To An Injunction To Prevent A Prospective Fraudulent

Katz incorrectly argues in his opposition to the Motion that the Steyn Plaintiffs are not entitled to relief with respect to a prospective fraudulent conveyance. This contention is wholly without merit. As set forth in the Steyn Plaintiffs' Complaint, their cause of action for fraudulent conveyance entitles them to relief pursuant to the provisions of Chapter 12 of the Nevada Revised Statues, including, *inter alia*, NRS 112.210(c)(1) which provides that they are entitled to "an injunction against further disposition by the debtor or a transferee, or both, of the asset transferred or of other property." As such, the statute explicitly provides that the Steyn Plaintiffs may seek relief to prevent the further disposition of CRTV's assets, which is clearly warranted here as Katz and CRTV continue to conspire together in order to frustrate the Stein Plaintiffs' attempts at collecting their valid judgment.

## III. CONCLUSION

As set forth herein, the arguments raised in opposition to the Motion are wholly without merit. Therefore, the Court should grant the present motion in its entirety.

DATED this Lay of May, 2018.

KOLESAR LEATHAM

By

ALAN JALEFEBVRE, ESQ.

Nevada Bar No. 000848

400 South Rampart Boulevard, Suite 400

Las Vegas, Nevada 89145

Attorney for Movants

MARK STEYN, MARK STEYN ENTERPRISES (US), INC., and OAK HILL MEDIA, INC.

# KOLESAR & LEATHAM

# 400 S. Rampart Boulevard, Suite 400 Las Vegas, Nevada 89145 Tel: (702) 362-7800 / Fax: (702) 362-9472

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Kolesar & Leatham, and that on the 14th day of May, 2018, I caused to be served a true and correct copy of foregoing **REPLY IN SUPPORT OF** THE MOTION OF MARK STEYN, MARK STEYN ENTERPRISES (US), INC., AND OAK HILL MEDIAL, INC. TO INTERVENE in the following manner:

(ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to those parties listed below:

Jeffery A. Bendavid, Esq.
Stephanie J. Smith, Esq.
MORAN BRANDON BENDAVID MORAN
630 S. 4th Street
Las Vegas, Nevada 89101
•

Attorneys for Plaintiff Cary Katz

Erika Pike Turner, Esq. GARMAN TURNER GORDON 650 White Drive, Suite 100 Las Vegas, NV 89119

Attorneys for Defendant CRTV LLC

An Employee of Kolesar & Leatham

(Sealed)

(Confession of Judgment)

Electronically Filed 4/26/2018 4:25 PM Steven D. Grierson CLERK OF THE COURT

STIP
JEFFERY A. BENDAVID, ESO.

JEFFERY A. BENDAVID, ESQ. 2 Nevada Bar No. 6220 STEPHANIE J. SMITH, ESQ. 3 Nevada Bar No. 11280 MORAN BRANDON BENDAVID MORAN 4 630 South 4th Street 5 Las Vegas, Nevada 89101 (702) 384-8424 6 j.bendavid@moranlawfirm.com Attorney for Plaintiff Cary Katz 7

### DISTRICT COURT CLARK COUNTY, NEVADA

CARY KATZ, an individual

Plaintiff,

٧.

ı

8

9

10

11

12

13

14

15

16

17

18 19

20

21

22

23

24

25

26

CRTV LLC, a Delaware limited liability company;

Defendant.

CASE NO: A-18-773251-C DEPT. NO: 31

### **CONFESSION OF JUDGMENT**

It is hereby STIPULATED and AGREED to by Plaintiff, CARY KATZ ("Plaintiff" and/or "Mr. Katz"), an individual, and Defendant CRTV LLC ("Defendant" and/or "CRTV"), a Delaware Limited Liability Company (collectively, Plaintiff and Defendant may be referred to as the "Parties"), by and through their respective counsel, as follows:

1. The Parties hereby agree that Plaintiff shall file this Confession of Judgment, together with its attachments, with the Clerk of the Court pursuant to NRS 17.110. As outlined in the verified statement of Defendant attached hereto as Exhibit 1, Defendant



acknowledges the right of entry and waives any and all rights to challenge the entry of this Confession of Judgment, which was negotiated with the benefit of counsel and is voluntary and authorized with full knowledge of its significance.

- 2. The Parties hereby agree that the effect of entry of this Confession of Judgment is to WAIVE ANY RIGHT TO A JURY TRIAL AND THEY FURTHER WAIVE ANY RIGHT TO APPEAL the Judgment, and they understand the consequences of these waivers.
- 3. Based thereon, it is STIPULATED and AGREED that upon filing this Confession of Judgment with the clerk of the above-referenced court, a final and binding, enforceable Judgment shall be entered in favor of Plaintiff, Cary Katz, and against Defendant, CRTV LLC, in the total amount of Twenty Million Two Hundred Sixty-Five Thousand Seven Hundred Fifty-Three Dollars and Forty-Three Cents (\$20,265,753.43), with interest accruing at the rate of 10 percent per annum, compounded annually from the date of Judgment until the date the Judgment is paid in full.

MORAN BRANDON BENDAVID MORAN GAR

GARMAN TURNER GORDON

/s/ Jeffery A. Bendavid, Esq.

JEFFERY A. BENDAVID, ESQ. Nevada Bar No. 6220 STEPHANIE J. SMITH, ESQ. Nevada Bar No. 11280 630 S. Fourth Street Las Vegas, Nevada 89101 (702) 384-8424 Attorneys for Plaintiff Cary Katz ERIKA PIKE TURNER, ESQ. Nevada Bar No. 6454 650 White Dr., #100 Las Vegas, Nevada 89119 (725) 777-3000 Attorney for Defendant CRTV LLC



25

MORAN BRA
BENDAVID M
ATTORNEYS AT

### EXHIBIT "A"- STATEMENT

- 1. Defendant CRTV, LLC (the "Judgment Debtor") represents that it has been advised by counsel in connection with the negotiation of a stipulated Confession of Judgment in favor of Plaintiff, Cary Katz ("Judgment Creditor") in the total amount of Twenty Million Two Hundred Sixty-Five Thousand Seven Hundred Fifty-Three Dollars and Forty-Three Cents (\$20,265,753.43), with interest accruing at the rate of 10 percent per annum, compounded annually from the date of Judgment until the date the Judgment is paid in full (the "Judgment").
- 2. Judgment Debtor confesses to the Judgment and authorizes its entry as it represents its total liability on Judgment Creditor's claim of anticipated repudiation of certain debt obligations and any and all other possible claims existing against Judgment Debtor. Judgment Debtor further confesses that the Judgment is only for money justly due Judgment Creditor.
- 3. Judgment Debtor understands that by stipulating to the Judgment, it waives any and all rights to challenge the entry of Judgment,
- 4. Judgment Debtor represents that the execution of this Statement in support of the Judgment is voluntary and authorized with the benefit of advice of counsel and full knowledge of the Judgment's significance.
- 5. Judgment Debtor agrees that the effect of entry of the Judgment is to WAIVE ANY RIGHT TO A JURY TRIAL on the underlying claims and defenses AND WAIVE ANY RIGHT TO APPEAL the Judgment, and Judgment Debtor understand the consequences of these waivers.

1 2	STATE OF SOUTH CAROLINA )
3	) ss: COUNTY OF GREENVILLE )
4	Gaston Mooney, President of CRTV LLC, being first duly sworn, deposes, and says that
5	he is authorized to execute this statement on behalf of the Judgment Debtor in the above-
6	captioned matter, CRTV LLC, and that he has read the above statement and knows the
7	contents thereof, and that the same are true of his own personal knowledge and he
8	believes the same to be true.
9	4.
10	Gaston Mooney, President
11	CRTV LLC
12	11th And
13	BE IT REMEMBERED that on this 24/4 day of April , 2018, before me
14	a notary public, personally appeared Gaston Mooney, thereupon he signed and delivered
15	his statement for the uses and purposes therein expressed, and swore that the statement is
16 17	true.
18	HAL W ROACH NOTARY PUBLIC STATE OF SOUTH GAROLINA
19	SUBSCRIBED AND SWORN to before MY COMMISSION EXPIRES APRIL 12, 2026
20	me this 26th day of April , 2018
21	
22	
23	
24	
25	
26	
27	
1	



630 South 4th Street Las Vegas, Vevada 89101 Phone:(702) 354-8424 Fax: (702) 354-8568

(UCC Filings Investigator Report)

(2 Records)

Potentially Adverse

<u>UCC Filings Summary (23)</u>

Miscellaneous

<u>Report Section(s) with no Matches (95)</u>

# UCC Filings Summary (23 Records)

	Debtor	Creditor	Filing Date	Filing Type	Filing Location	View Full-Tex
	CRT V LLC	KATZ, CARY	04/19/2018	ORIGINAL	мі	Full-Text
2.	CRT V LLC	KATZ, CARY	04/19/2018	ORIGINAL	IL	Full-Text
<b>.</b>	CRTV	KATZ, CARY	04/19/2018	ORIGINAL	SC	Full-Text
<b>\$</b> .	CRT V LLC	KATZ CARY	04/19/2018	ORIGINAL	VA	Full-Text
5.	CRT V LLC	KATZ, CARY	04/19/2018	ORIGINAL	IA	Full-Text
6.	CRT V LLC	KATZ, CARY	04/19/2018	ORIGINAL		Full-Text
7.	CRT V LLC	KATZ, CARY	04/19/2018	ORIGINAL	MD	Full-Text
8.	CRT V LLC	KAT Z.CARY	04/19/2018	ORIGINAL	FL	Full-Text
9.	CRT V LLC	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	i IL	Full-Text
10.	CRT V LLC	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	MI	Full-Text
11.	CRT V LLC	KATZ CARY	04/18/2018	ORIGINAL	NV	Full-Text
12.	CRT V LLC	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	FL	Full-Text
13.	CRT V LLC	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	CT CT	Full-Text
14.	CRT V LLC	GALAXY MEDIA LLC	04/18/2018	FINANCING STATEMENT	CA	Full-Text
15.	CRT V LLC	KATZ, CARY	04/18/2018	FINANCING STATEMENT	CA	Full-Text
16.	CRTV	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	MD	Full-Text
17.	CRTV	GALAXY MEDIA LLC	04/18/2018	ORIGINAL	sc	Full-Text
18.	CRT V LLC	KATZ, CARY	04/18/2018	FINANCING STATEMENT	ΤX	Full-Text
	CRTV	GALAXY				

19.	Debtor	MEDIA LLC	04/17/2018 Filing Date	ORIGINAL Filing Type	VA Filing Location	View Full-Text
20.	CRT V LLC	GALAXY MEDIA LLC	04/17/2018	ORIGINAL	IA	Full-Text
21.	CRT V LLC	GALAXY MEDIA LLC	0 4/17/20 18	ORIGINAL	NV	Full-Text
22.	CRT V LLC	GALAXY MEDIA LLC	0 4/17/20 18	FINANCING STATEMENT	тх	Full-Text
23.	TERIC REALTY CORP	NATIONAL CONSMR CRTVBK	0 1/13/19 89	UNIFORM COMMERCIAL CODE 3	MANHATTAN	Full-Text

# Report Section(s) with no Matches (95 Records)

Phone Numbers, FEIN Records Summary, Business Profile Records Summary, Business Finder Records Summary, Full Business Description (SEC Filings), D&B Market Identifier Records Summary, D&B PCI Summary, D&B Worldbase Summary, Money Service Business Records Summary, Annual Reports, News, NPI Records Summary, Businesses with Same Phone Number, Businesses with Same Address, People with Same Address, People with Same Phone Number, Current Officers & Directors, Previous Officers & Directors, Executive Affiliations Summary, Executive Biographies Summary, Beneficial and Management Ownership (SEC Filings), Listing of Officers and Directors (SEC Filings), Legal Advisors, Financial Advisors, Matters Related to Accountants and Financial Statements (SEC Filings), Real Property Pre-Foreclosure Records Summary, FAA Aircraft Registrations Summary, Watercraft Summary, Bankruptcy Records Summary, Bankruptcy or Receivership (SEC Filings), Criminal Records Summary, Arrest Records Summary, Global Sanctions Summary, OFAC Infractions Summary, Healthcare Sanctions Summary, Company Disclosed Risk Factors (SEC Filings), Federal Case Law, State Case Law, Company Disclosed Legal Proceedings (SEC Filings), SEC Filings, SEC Insider Filings, SEC Staff Review Letters, SEC No Action Letters, Registrations & Prospectuses Transactions, Subsidiaries Disclosed in SEC Filings, Controls and Procedures (SEC Filings), Other Securities Filings, Quantitative and Qualitative Discussions About Market Risk (SEC Filings), Notice of Delisting Failure to Satisfy Listing Rule or Transfer of Listing (SEC Filings), Unregistered Sales of Equity Securities (SEC Filings), SEDAR Filings, Material Modifications to Rights of Security Holders (SEC Filings), UK Listing Authority Filings, International Prospectuses & 144As, Mergers & Acquisitions Transactions, Mergers & Acquisitions Agreements, Business Organization Agreements, Capital Market Agreements, Private Equity Agreements, Corporate Finance Agreements, Intellectual Property Agreements, Other Material Agreements, Changes in Control of Registrant (SEC Filings), Entry or Termination of a Material Definitive Agreement (SEC Filings), Relationships and Related Transactions (SEC Filings), Stock Performance, Exchange Rates. Foreign Business Statistics, Growth Rates, Annual Financials, Fundamental Ratios. Supplementary Data, WORLDSCOPE Company Profile, WORLDSCOPE Executive Officers, Current Stock Price & Trading Data, Folder Content, Bankruptcy Records, Criminal Records, Arrest Records, OFAC Infractions, Global Sanctions, Healthcare Sanctions, FAA Aircraft Registrations, Real Property Pre-Foreclosure Records, Watercraft, Executive Biographies, Executive Affiliations, FEIN Records, Business Finder Records, Business Profile Records, D&B Market Identifier Records, D&B Worldbase, D&B PCI, Money Service Business Records, NPI Records

(Web Site Info)

# Cary Katz



May 10, 2018

Cary Katz, Founder Galaxy Media

Galaxy Media is a digital media company creating and managing global brands, video, and television content. Cary Katz graduated from the University of Georgia with a B.A. in Business Administration. He and his wife, Jackie, have six children.

Cary Katz, Founder Poker Central®

Poker Central is the ultimate destination for fans of poker tournaments, cash games, and lifestyle away from the tables. Poker Central delivers poker's most premier live events around the world via PokerGO, its direct-to-consumer OTT service, as well as through network television distribution.

Cary Katz, Founder
College Loan Corporation

Cary Katz founded College Loan Corporation in 1999 and was CEO for 15 years. Under his leadership, the Company became the 7th largest student loan company in the United States providing \$19 billion in loans.

Cary Katz, President Saint Gabriel Catholic School Cary Katz Page 2 of 2

Cary Katz serves as President of St. Gabriel Catholic School. The school provides students with challenging education rooted in Catholic values. The elementary

school opened in 2012 and offers grades K through 5.

Cary Katz, Chairman

Stop Child Predators Partnership

Cary Katz serves as Chairman of the non-profit organization Stop Child Predators

Partnership. Stop Child Predators works with legislators and law enforcement to

help protect children and hold victimizers accountable. Jessica's Law, a law

designed to protect children from predators, has been passed in 45 states.

Cary Katz, Poker Player

Cary Katz is an avid poker player and regularly plays in some of the top games in

Las Vegas.

• CardPlayer.com

• GlobalPokerIndex.com

• TheHendonMob.com

Copyright © Cary Katz, 2018