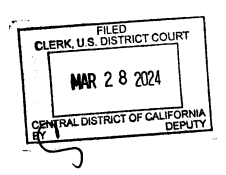
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Shaheryar Khan

2219 Olive street

Burbank Ca 91506

Plaintiff In proper



UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

SHAHERYAR KHAN

CASE NUMBER 2:22-CV-02333 MEMF

PLAINTIFF,

**PLAINTIFFS DECLARATION IN SUPPORT OF** 

**PLAINTIFFS Notice of Motion and motion to** 

to set aside the courts order denial of order 3/18/24 denying plainitffs extension to file the first amended complaint

ADAM KRAEMER ET AL

DEFENDANTS,

JUDGE: Maame Ewusi Mensah Frimpong

DATE: August 29th 2024

Time 10 AM

CRTRM: 8 A 8TH FLOOR

**ACTION FILED: APRIL 7 TH 2022** 



## Declaration of Plaintiff Shaheryar Khan in support of motion to set aside the courts order denial of order 3/18/24 denying plainitffs extension to file the first amended complaint.

I Shaheryar khan declares as follows. I am the plainitff in the above entitled case. I have personal knowledge of the following facts and if called as a witness I could testify competently there to based on referral to notes taken at the time to verify the account of events.

I discussed and attempted to resolve the issues raised in this motion with opposing council google in this case

#### Meet and confer witrh Google and attorney Torryn rogers

On 3/27/24. I was advised via email to meet and conferred with googles council torryn rodger at 3 pm .googles other attonry i was advised alishia burgin was not available . The call took place on phone number 415 344 7122 who told me that she hasnt met with her client google and that she could not answer to whether they would oppose the motion or reply. Plaintiff will also advise the court that plaintiff will discuss additionals matters with opposing council on friday 3/29 24 after i file the motion and also on 3.28 by email prior to filing this motion in relation to sanctions plaintiff may be entitled to and rights plaintiff will require a file a motion to compel due to responses from the defendants plaintiff needs to cure losses in relation to federal rule 37 e . Plaintiff will discuss remedies and if the defendants have insurance that the defendant may need to provide under federl rule 26 and federal rule 34 or plaintiff will be prjudiced due to these losses without these remedies . Plaintiff is attempting to try to recover information and data of plaintiff and also confirm google can respond or remedy these issues and losses. plaintiff seeks to demand a response oppiosition from google. Plaintiff is seeking an order to grant the motion for plaintiff to file the first amedned complaint.

Plaintiff discussed dates for setting the motion on regular notice for the local rules of honerable judge Frimpong and the response times require for opposition. I didn not see any open court dates on the Honorbale judges web page though 7/25/24 . Plaintiff declared that he would se the hearing on 8/29/24 as there were no dates after 7/25/24 ( exhibit) Plaintiff will need this time to hire and gather expert witnesses and work with authoritites and get new council .

opposing council for google said based on our conversatrion and faxed information for the discussions that google may not oppose or respond this motion but she will need to discuss



### this with them to properly let me know . I have not recived any

We disussed the issues in the order plaintiff felt were not addressed and that palintiff complaintis and will be prejudided by this order due to plainitff alleging plaintiff being prejudice due to act by the defendnats and tampering with council and the hacking. Plaintiff was uanware of the tampering with council until recently and plaintiff had to dispose of the work and relationship on 3/5/24 with this attorney because of misrepresentaions and ethical issues made by the attorney which were misleading andf false which alarmed and delayed plainitff . plaintiff will attempt to supply the court at the hearing or a date before hand a declaration from expert witness and testimony to support the elements that support this claim.

Plainitff explained to council that plainiff was still under incapacity of medical physicina though 3/15/24 (exhibit) and the court was not aware of this and that the plaintiff was fighting life threating condiction from approximatley illness from 12/30/23 which then became mush worse on 1/29/24 and became and serious medical condition though today. Plaintiff may bring an expert witness or physician record to verify this account at the hearing or before the hearing

Plaintiff explained that plaintiff is suffering from and will be prepare expert testimony to be presented and diagnose plaintiff from suffering severe infliction of stress and that expert testimony and declaration to demonstarte this injury will be provided to the court prior to the court date and is directly affecting plaintiff. Plaintiff suffered greatly from severe infliction emotiinal distress and has the post traumatic stress disorder from the hacking acts which hampers plaintiffs and also impedes plaintiff from operating normally from using computers phones the internety and ruined palintiffs quality of life and impedes plaintiff constitutional rights, and may be used to support excusable neglect due to incapacity suffered duer to injury from the defendnats act impeding plaintiff from being able to comple with the courts order grnating the motion to hire council and file the first amended complaint.

These hacking claims also affect the constutional issues which raise issues with the paper reduction act is a vehicle to irradicte history and evidence if it is rendered to be allowed without remedy . History can be rewritten or erased without remedy should plantiff not be able to plead these facts . This matter is unprecedented as it will raise these issies as to infringment on trade secrets registered and unregisted copyrights and patents and evince laws required for court proceeding and success. under federal rule 37 e these warrnt to be addresses and resolved . plaintiff contends that he will irreprable harmed here adn has been prejudiced by the definendat recent acts and also tampering with attorneys and communications

Plainitff spoke to torryn rodgers and also expalined that palaintiff would be prejudiced as to the complaint on file due to the requirement s needed by the plaintiff seek reemdy for damages and also a temoprary restraining order or injuntion Plaintiff will need this to seek damages for product liability claims for this recent attack which out lined anti trust issues and tampering as



well as data theft and spoilation vilations under federal rule 37e

Plaintiff asked council for google if she would be the contact with authorities and if they would her client would participate in the investigation with authorities for the spoilation of the evidence and hacking plaintiff has been prujudiced by these attacks. Council for google did not respond to this and siad that they may not respond to this issue.

Plaintiff would need to seek a remedy under granting a first amnded coplaint to be filed by the court preparing pleading and including this claim and lost materials into the First amedned complaint and would be prejudiced if not able to seek remedies if the extension is not granted.

Plaintiff explained that plainitff will be meritotrious in the pleading and would supply a first amended complaint before thje court date as a proposed complaint due to unpredented facts due to personal knowledge and witness accounts with surviellance prepared for govt investigations. Googles council did not respond to this issue and did not say whether they would oppose this motion

Plaintiff declared that plaintiff would require a response to compel as nswer plantiff requires to this motion. Again this a anther reason plaintiff will require to seek an approval to file the first amnded complaint so that defendants would be compelled to ansswer these allegations so that plaintiff is not prejudiced from seeking recovery or judgement in his favor

Plaintiff discussed remedy under federal rule 37 e and again plasintiff is injured and prejudiced from the loss of information due to unavailability of these precious facts due to the negligence of google and tactic previenting plaintiff and prejudicing plaintiff from providing the facts for pleading or testimony and declaration to support pleading as exhibits. Plainitff would ned to complel. The ninth circuit contends that a cause of action of negligence is cause of action and the loss of electronicallically stored informion and losses under federl rule 37 e which plaintiff contects that that defendants schemed and condcuted violations to prjudice plainitff by loss of data that will support plaintiff claims in a first amdned companit

Plaintiff explained that plaintiff would be prejudiced if unable to to file first amnded complaint as this would not allow plaintiff to adhere to his current responsibilities s with the attorney generals office of california and bsuiness contract and also create liabity to plaintiff under his contracts and responsibilities if this motion is not granted . Plaintiff contends that the plaintiff will require communication to the Attorney general next month in relation to these contracts and plaintiff contend that plaintiff will be irrprebly harmed and will be prejudiced if plaitiff is not allowed to seek these specific remedies through pleading and and claims thought ehe vehicle of a first amended complaint

Plaintiff respectfully submits these declarations and motions and will meet with new council



and or file the first amedned complaint prior to the motion date and ghearing . Plaintiff is in hope that if plaintiff works directly with the attorney generaslds office that this may circumven the tampoering in my case and with council and the horrish acts in this world like the defendats have done to cover up thier crimes adn injur plaintiff and under Plaintiff seeks this motion to be granted under mission powere pleads irreprable harm plaintiff will suffer and prejudice should this motion not be granted.

### Meet and Confer with deendant everly well couccil Krysta Pachman.

which took place on 3/28/24 with everly weels council at 9 am and met and conferred Krysall pachman who advided me they would oppose the matter prior to the conference via email. the call took places as scheduled and i called her at phone number 310 789 3118.

we discussed the issues of prejudice to the plaintiff by the order should this motion not be granted and the fax i sent opposing council as point. She indictaed that they oppose the motion via email but did not indicate if they would file opposition.

Plaintiff discussed dates for setting the motion on regular notice for the local rules of honerable judge Frimpong and the response times require for opposition. I didn not see any open court dates on the Honorbale judges web page though 7/25/24. Plaintiff declared that he would se the hearing on 8/29/24 as there were no dates after 7/25/24 (exhibit) Plaintiff will need this time to hire and gather expert witnesses and work with authoritites and get new council.

i went though the discussions and eplained the prejuduice that the plaintiff suffered from the loss of information and the tampering with council combined hampered plaintiff from meeting the deadline set by the court

I also discussed the serious medical condition which plaintiff is recovering from and the physician record that i was actually cleared medically to not work until review again on 3.15.24 (exhibit) which the plaintiff did not have aty that time but was issued on or about 10/15/23

I explained that thier client everly well and the are using a scheme to gather information that doens not belong to them and they have crested a company based on these works that are based on the plaintiffs ideas.

I diascussed that they have been masking thier efforts though multiple schemes and platforms like shark tank and the use of cell goups and though fraudulent concealment masking and



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