1	COTCHETT, PITRE & MCCARTHY, LLP Joseph W. Cotchett (SBN 36324)		
2	jcotchett@cpmlegal.com Mark C. Molumphy (SBN 168009)		
3	mmolumphy@cpmlegal.com Anne Marie Murphy (SBN 202540)		
4	ammurphy@cpmlegal.com Tyson C. Redenbarger (SBN 294424)		
5	tredenbarger@cpmlegal.com Julia Q. Peng (SBN 318396)		
6	jpeng@cpmlegal.com San Francisco Airport Office Center		
7	840 Malcolm Road, Suite 200 Burlingame, California 94010		
8	Telephone: (650) 697-6000		
9	BOTTINI & BOTTINI, INC. Francis A. Bottini, Jr. (SBN: 175783)		
10	fbottini@bottinilaw.com Anne B. Beste (SBN 326881)		
11	abeste@bottinilaw.com Albert Y. Chang (SBN 296065)		
12	achang@bottinilaw.com Yury A. Kolesnikov (SBN 271173)		
13	ykolesnikov@bottinilaw.com Nicholas H. Woltering (SBN 337193)		
14	nwoltering@bottinilaw.com 7817 Ivanhoe Avenue, Suite 102		
15	La Jolla, California 92037 Telephone: (858) 914-2001		
16	Counsel for Plaintiff		
17	UNITED STATES	DISTRICT	COURT
18	NORTHERN DISTR	ICT OF CA	ALIFORNIA
19			
20	WILLIAM HERESNIAK, on behalf of himself and all others similarly situated,	Case No.:	3:22-CV-03074-CRB
21	Plaintiff,		FF'S NOTICE OF MOTION TION TO EXPEDITE AND
22	,		NATE DISCOVERY
23	VS.		
24	ELON R. MUSK, X HOLDINGS I, INC., X HOLDING II, INC., and TWITTER, INC.,	Date: Time:	September 16, 2022 10:00 a.m.
25 26	Defendants,	Crtrm: Judge:	6, 17 th Floor Hon. Charles R. Breyer
20 27	232314441160,	 	<i>2.2, -</i> 2
<i>- </i>			



NOTICE OF MOTION AND MOTION

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on September 16, 2022, at 10:00 a.m. or as soon thereafter as it may be heard, in the above-entitled court, located at 450 Golden Gate Avenue, San Francisco, CA 94102, Plaintiff will and does move this Court for an Order granting Plaintiff's Motion to Expedite and Coordinate Discovery ("Motion"). Please also take notice that Plaintiff intends to request an expedited briefing schedule and hearing date for this Motion, subject to the Court's approval.

As set forth in the accompanying Memorandum of Points and Authorities, good cause exists for the relief requested. This Motion is based upon this Notice of Motion; the supporting Memorandum of Points and Authorities; the supporting declaration of Tyson Redenbarger filed herewith; all documents and pleadings on file in this action; and such other argument or evidence as may be presented in reply or at the hearing on this motion.

TABLE OF CONTENTS

2			Page		
3	NOTICE OF MOTION AND MOTIONi				
4	MEMORANDUM OF POINTS AND AUTHORITIES				
5	I.	INTRODUCTION1			
	II.	FACTUAL BACKGROUND2			
6	III.	ARG	UMENT6		
7		A.	Expedited and Coordinated Discovery is Warranted in this Case		
8			1. Good Cause Exists to Compel Defendants to Produce the Discovery from the Delaware Action in an Expedited Manner		
9			2. Expedited Discovery is Appropriate As Plaintiff Anticipates Filing a Motion for Injunction or Declaratory Relief		
11		B.	Defendants Should be Ordered to Promptly Confer on Discovery and to Submit a Discovery Plan		
12		C.	Alternatively, If the Court Does Not Order Coordination, Defendants Should be		
13			Ordered to Produce to Plaintiff all Documents and Deposition Transcripts from the Delaware Action		
14	IV.	CONCLUSION 10			
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					



MEMORANDUM OF POINTS AND AUTHORITIES

I. <u>INTRODUCTION</u>

2.2.

2.5

Plaintiff respectfully moves this Court pursuant to Federal Rule of Civil Procedure 26(d)(1) to compel Defendants to coordinate the discovery taking place in the related Delaware Action¹ where discovery has already been expedited, and to compel Defendants to promptly schedule a Rule 26(f) conference. The Delaware Action seeks only specific performance, asking the court there to require Defendant Elon Musk ("Musk") to honor his contract to buy Twitter for \$54.20 per share, or approximately \$44 billion (the "Merger" or "Buyout"). The present action concerns the same Buyout but seeks monetary damages and declaratory relief on behalf of Twitter's stockholders. Those damages are significant as Twitter's stock price has declined by over 25% (more than \$8 billion in market capitalization) due to the wrongful conduct alleged in Plaintiff's complaint.

The Merger has a closing Deadline of October 24, 2022, and the Delaware Action, though filed after this case on July 12, 2022, is set for Trial on October 17, 2022. Discovery in that action has already commenced, with all document production and depositions to be completed by September 12, 2022. Because the imminent discovery in the Delaware Action is directly relevant to this case, Plaintiff asked Defendants to coordinate discovery so that duplicative and potentially inconsistent discovery could be avoided. Defendants refused. Defendants also declined to schedule a Rule 26(f) conference despite Plaintiff's requests. The Rule 26(f) report in this case, originally due August 22, 2022, is currently due September 16, 2022. Waiting until that time to begin discovery will likely result in duplicated efforts as fact discovery will be completed in the Delaware Action by September 12, 2022.

Given the quickly approaching deadlines that impact the Delaware Action, the Merger, and ultimately Plaintiff and the class, there is good cause to expedite and coordinate discovery in this case. If discovery is not coordinated now, many of the same people will have to be deposed twice, or Plaintiff will be forced to brief Defendants' inevitable future arguments that the individuals

¹ "Delaware Action" refers to *Twitter, Inc. v. Musk, et al.*, C.A. No. 2022-0613-KSJM, filed in Delaware Chancery Court.



1

11

10

12 13

> 14 15

16 17

18

19 20

21

2.2. 23

24

25

26

27 28 should not have to be deposed twice, or that Plaintiff should be relegated to a copy of the transcript from the earlier depositions, or should not be able to ask similar questions, etc. It is far easier and more efficient for the parties to simply coordinate discovery now.

The urgency for such discovery is self-evident given the nature of Plaintiff's claims, including Plaintiff's anticipated motions for declaratory and injunctive relief relating to the Merger. Additionally, producing the documents from the Delaware Action involves few burdens, as the documents are likely already gathered, reviewed, and presumably available in digital form (or will be in short order). Conversely, failing to coordinate discovery will create unnecessary duplication and will potentially prevent Plaintiff from seeking declaratory and injunctive relief before the Merger closes.

Accordingly, Plaintiff respectfully requests that the Court order the Defendants to coordinate discovery in the Delaware Action with Plaintiff in this case, and to promptly participate in a Rule 26(f) conference.

II. FACTUAL BACKGROUND

On April 4, 2022, Musk publicly disclosed his ownership of approximately 9.2% of Twitter's common stock. However, Musk's disclosure was 11 days late. Musk became a 5% stockholder on March 14, 2022, according to the SEC filings, but failed to file his Form 13G until April 4, 2022. FAC² ¶63. Musk's Schedule 13G also failed to disclose his intent to join the Twitter Board or that he was contemplating buying Twitter. FAC ¶62. Both disclosures would have caused Twitter's stock to increase more than it did when his filing was made. Musk was later forced to file an amended 13D on April 5, 2022. Musk benefitted himself by approximately \$156 million by failing to timely file the Form 13G. FAC ¶63.

On April 25, 2022, Elon Musk entered into the Merger agreement to purchase Twitter for \$54.20 per share, or \$44 billion. Redenbarger Decl., Ex. A, at P3. Shortly thereafter, Musk began

⁴ "Ex. " refers to the Exhibits attached to the Redenbarger Decl.



² "FAC" refers to Plaintiff's First Amended Complaint. Dkt. 7.

³ "Redenbarger Decl." refers to the Declaration of Tyson Redenbarger filed in support of this Motion.

DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

