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6 Attorneys for Defendant,
7 STEPHEN LAKE

8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
9 **COUNTY OF SAN DIEGO – CENTRAL DIVISION**

11 AMY SHERLOCK, an individual and on
behalf of her minor children, T.S. and S.S.,
12 ANDREW FLORES, an individual,

13 Plaintiffs,

14 vs.

15 GINA M. AUSTIN, an individual; AUSTIN
LEGAL GROUP, a professional corporation,
16 LARRY GERACI, an individual, REBECCA
BERRY, an individual; JESSICA
17 MCELFFRESH, an individual; SALAM
RAZUKI, an individual; NINUS MALAN, an
18 individual; FINCH, THORTON, AND
BARID, a limited liability partnership;
19 ABHAY SCHWEITZER, an individual and
dba TECHNE; JAMES (AKA JIM)
20 BARTELL, an individual; NATALIE
TRANG-MY NGUYEN, an individual,
21 AARON MAGAGNA, an individual;
BRADFORD HARCOURT, an individual;
22 SHAWN MILLER, an individual; LOGAN
STELLMACHER, an individual;
23 EULENTIAS DUANE ALEXANDER, an
individual; STEPHEN LAKE, an individual,
24 ALLIED SPECTRUM, INC., a California
corporation, PRODIGIOUS COLLECTIVES,
25 LLC, a limited liability company, and DOES 1
through 50, inclusive,

26 Defendants.
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ELECTRONICALLY FILED
Superior Court of California,
County of San Diego
11/04/2022 at 04:57:00 PM
Clerk of the Superior Court
By Maria Acevedo, Deputy Clerk

Case No. **37-2021-00050889-CU-AT-CTL**

PROOF OF SERVICE

Case Filed: December 3, 2021
Department: Dept. C-75
Judge: Hon. James A. Mangione
Trial Date: Not Set

1 I, Alyssa Graff, declare that:

2 I am employed in the County of San Diego, State of California. I am over eighteen (18) years
3 of age and not a party to the above-entitled action. My business address is 533 2nd Street, Suite 250,
4 Encinitas, CA 92024.

5 On November 4, 2022, I served the following document(s) on the following person(s):

- 6 **1. NOTICE OF RULING ON DEFENDANT STEPHEN LAKE’S NOTICE OF EX**
7 **PARTE APPLICATION AND APPLICATION FOR ORDER DISMISSING**
8 **STEPHEN LAKE FROM THE FIRST CAUSE OF ACTION FOR VIOLATION OF**
9 **THE CARTWRIGHT ACT;**
10 **2. [PROPOSED] JUDGEMENT FOR DISMISSAL OF STEPHEN LAKE FROM THE**
11 **FIRST CAUSE OF ACTION FOR VIOLATION OF THE CARTWRIGHT ACT;**
12 **3. GENERAL DENIAL OF DEFENDANT STEPHEN LAKE TO THE FIRST**
13 **AMENDED COMPLAINT.**

11 Andrew Flores, Esq.
12 Law Office of Andrew Flores
13 945 4th Avenue, Suite 412
14 San Diego, CA 92101
15 *Andrew@FloresLegal.Pro*
16 Plaintiff in *Propria Persona*
17 and Attorney for Plaintiffs
18 AMY SHERLOCK, Minors T.S. and S.S

16 JAMES D. CROSBY
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22 GERACI and REBECCA BERRY

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26 Defendant NATALIE TRANG-MY
27 NGUYEN *PRO SE*

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Defendant ABHAY SCHWEITZER dba
TECHNE

6 XX [VIA ELECTRONIC EMAIL SERVICE] Complying with Code of Civil Procedure
7 section 1010.6 and Appendix I of the California Rules of Court, Emergency Rule
8 12(b)(1)&(2), my electronic business address is *alyssa@blakelawca.com* and I caused such
9 document(s) to be electronically served through email communication to the above
10 recipients. A copy of the email transmission will be maintained with the original document(s)
11 in our office.

10 I declare under penalty of perjury under the laws of the State of California that the foregoing is
11 true and correct. Executed on November 4, 2022 at Oceanside, California.

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15 _____
16 ALYSSA GRAFF
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