1 2 3 4	JIMMIE DAVIS PARKER, ESQ. (SBN: 252023) LAW OFFICE OF JIMMIE DAVIS PARKER, 4241 ARDEN WAY SAN DIEGO, CALIFORNIA 92103 619-887-3300 JDParker@gmail.com	APC <b>ELECTRONICALLY FILED</b> Superior Court of California, County of San Diego <b>05/22/2018</b> at 09:50:00 AM Clerk of the Superior Court By Jessica Pascual,Deputy Clerk
5 6	Attorney for Plaintiffs Zhala Tawfiq, Paris Kargar, and 3 Brothers Taco Shop, Inc. dba T	res Taqueria
7	SUPERIOR COURT OF THE	C STATE OF CALIFORNIA
8	FOR THE COUNTY	Y OF SAN DIEGO
9		
10	ZHALA TAWFIQ, et al.,	Case No.: 37-2017-00019692-CU-FR-CTL
11	Plaintiffs, v.	[IMAGED FILE] [Assigned to Hon. Timothy Taylor for all purposes]
12	MISS MIDDLE EAST BEAUTY PAGEANT	
13	USA, INC., a California non-profit corporation, et	DECLARATION OF JIMMIE DAVIS PARKER, ESQ. IN SUPPORT OF
14	al.,	PLAINTIFFS' MOTION TO DEEM FACTS ADMITTED
15	Defendants.	
16	ELI MALOUF, et al.,	Complaint Filed: May 31, 2017 Trial Date: None Set
17	Cross-Complainants,	Date: June 29, 2018
18	v.	Time: 1:30 PM Location: C-72
19	RAMI ATTALLAH	
20	Defendant.	
21	Derendant.	
22		
23		
24		
25		
26		
27		
28	DECLARATION OF JIMMIE DAVIS PARKER, ESQ. I FACTS AD	

1

I, JIMMIE DAVIS PARKER, declare as follows:

I am an attorney, in good-standing, duly licensed to practice before all of the
 courts of the State of California. I am one of the counsel of record for Plaintiffs in the above entitled action. I have personal knowledge of the matters stated herein and, if called upon,
 I could and would competently testify thereto.

6 2. On April 4, 2018, the undersigned served Requests for Admission Set Two on
7 Kalasho Defendants redundantly by mail, by electronic service and upon both, Counsel of
8 Record, Mr. Liosi, and putative counsel, Mr. Finigan. Attached hereto as Exhibit A is a true
9 and correct copy of the RFAs at issue. Attached hererto as Exhibit B is a true and correct
10 copy of the Proof of Service memorializing the service.

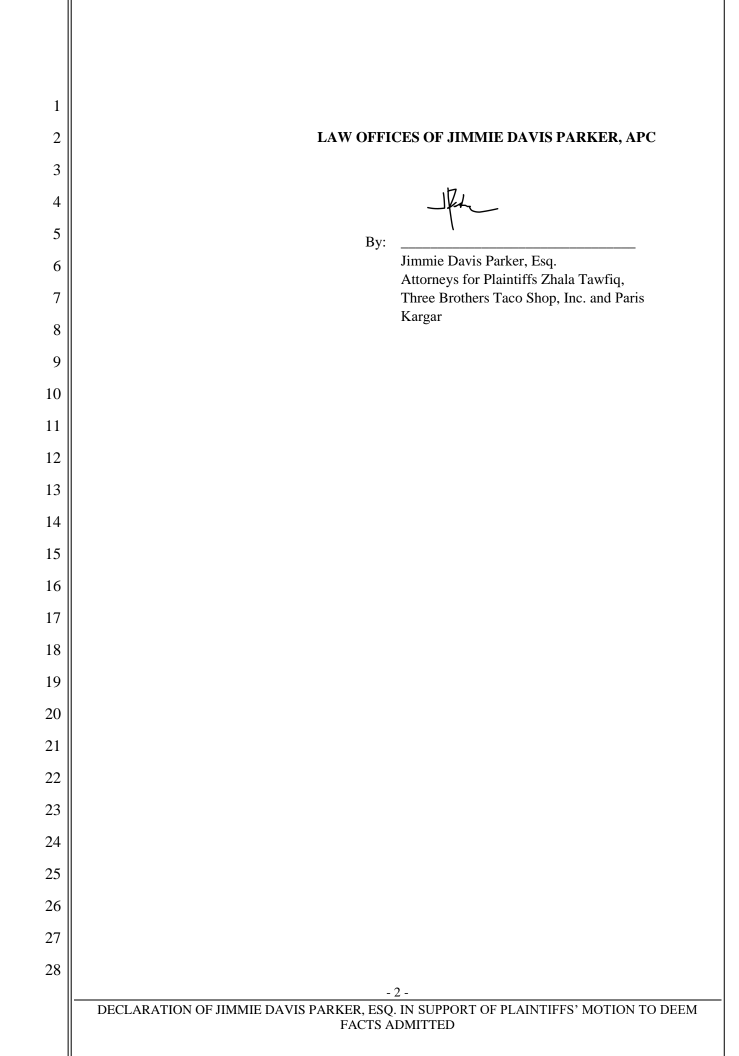
The responsive deadline to the RFA was May 9, 2018 and no response has been
 received as of the date of the instant filing. The last communication directed to the
 undersigned from either Mr. Liosi or Mr. Finigan is February 7, 2018.

4. The RFA seeks admissions for 92 Requests (bringing the total requests
outstanding to 109). The RFA was accompanied by a declaration of counsel as required
under 2033.030, as the complexity of the case, number of parties and causes of action
necessitated the number of RFAs. Attached hereto as Exhibit C is a true and correct copy of
the Declaration of Counsel. See also, Exhibit B memorializing service of the same.

5. The undersigned's rate is \$395/hr. This Court has deemed undersigned's rate
reasonable. See ROA 129. The undersigned estimates that research and drafting of all
motion papers and presentation of argument at hearing will require 5 hours in total of
attorney time. The filing fee for the instant motion is \$60. The sum of these fees and costs
is \$2,035.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on May 21, 2018, at San Diego, California.

- 26
- 27



### Exhibit A

1	JIMMIE DAVIS PARKER, ESQ. (SBN: 252023) LAW OFFICE OF JIMMIE DAVIS PARKER,	ADC				
2	4241 ARDEN WAY	AFC				
3	SAN DIEGO, CALIFORNIA 92103 619-887-3300 JDParker@gmail.com					
4						
5	Attorney for Plaintiffs Zhala Tawfiq, Paris Kargar, 3 Brothers Taco Shop, Inc. dba Tres Taqueria					
6	Turis Ruigur, 5 Diotions Tueo bhop, mei dou mes	ruqueriu				
7	SUPERIOR COURT OF THE	STATE OF CALIFORNIA				
8	FOR THE COUNTY	Y OF SAN DIEGO				
9						
10	ZHALA TAWFIQ, et al.	Case No.: 37-2017-00019692-CU-FR-CTL				
11	Plaintiffs,	[IMAGED FILE]				
12	)					
13	MISS MIDDLE EAST BEAUTY PAGEANT ) USA, INC., a California non-profit corporation; et	PLAINTIFFS REQUEST FOR ADMISSIONS TO KALASHO				
14	al.,	DEFENDANTS SET (TWO)				
15	Defendants.	[Assigned to Hon. Timothy Taylor for all purposes]				
16	)	Complaint Filed: May 21, 2017				
17		Complaint Filed: May 31, 2017 Trial Date: August 10, 2018				
18						
19		Dept: C-72 Date: N/A				
20	)	Time: N/A				
21						
22	)					
23	)					
24						
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28						
	REQUEST FOR ADM	MOTION TO DEEM ADMITTED EXA001				

PROPOUNDING PARTY: ZHALA TAWFIQ, PARIS KARGAR, 3 BROTHERS TACO SHOP,
 INC. dba TRES TAQUERIA,

- RESPONDING PARTY: MISS MIDDLE EAST BEAUTY PAGEANT USA, INC., a
   California non-profit corporation; BESSMON KALASHO, an individual; JESSICA KALASHO, an
   individual; BESSMON KALASHO AND JESSICA KALASHO, a married couple, dba "Miss
   Middle East USA Beauty Pageant"; MIDDLE EASTERN CHAMBER OF COMMERCE fka SAN
   DIEGO EAST COUNTY CHALDEAN AMERICAN CHAMBER OF COMMERCE, a suspended
   California non-profit corporation;
- 11 SET NO: TWO

Pursuant to Code of Civil Procedure sections 2033.010, *et seq.*, Plaintiffs, ZHALA TAWFIQ, PARIS KARGAR, 3 BROTHERS TACO SHOP, INC. dba TRES TAQUERIA request that you answer the following Requests for Admission in writing and under oath within 30 days after service of these Requests. Concurrently served with these Requests for Admissions is Form Interrogatory Set Three (Request Number 17.1) to each Responding Party.

18

3

### **DEFINITIONS**

A. As used herein, the words "YOU" or "YOUR" refers to all Defendants
named as RESPONDING PARTIES above, including but not limited to their employees,
agents, servants, and attorneys; specifically, BESSMON KALASHO and JESSICA
DEDDEH (KALASHO). If the request cannot be answered the same way by each
defendant, please submit separate responses.

B. All dates and times used herein refer to the timezone of California, United
States.

C. The term JESSICA KALASHO shall mean JESSICA DEDDEH and vice versa.
 D. The term CHAMBER refers to Defendant Middle Eastern Chamber of
 Commerce, formerly known as San Diego East County Chaldean American Chamber of

- 1 - <u>MOTION TO DEEM ADMITTED EXA002</u> REQUEST FOR ADMISSIONS SET TWO 1 Commerce.

2 E. The term PAGEANT refers to MISS MIDDLE EAST BEAUTY PAGEANT
3 USA, INC.

F. The term BEAUTY CONTEST refers to the 2016 Miss Middle East Beauty
Pageant held on or about May 19, 2016.

G. The term FALSIFIED NUDE IMAGES refers to the images of one or more
nude females altered to appear to be images of Plaintiff Zhala Tawfiq and published
publicly on Instagram on April 7, 2017.

9 H. The terms PUBLISHED or PUBLISHING refer to the act of publishing
10 statements or images on any internet website including social media platforms with the
11 intent that the content is avaliable for public consumption.

I. The term TACO POLL refers to the "Best Mexican Food in El Cajon Contest"
PUBLISHED by the CHAMBER on October 14, 2016.

I. The term ATTORNEY POLL refers to the "The Best Lawyers in San Diego
Public Poll" PUBLISHED by the CHAMBER on June 4, 2015.

16 K. The term RELEVANT TIME PERIOD means from January 2008 to December
17 31, 2017, and/or from inception to termination as appropriate.

L. The term HOTEL means the "Hilton San Diego Mission Valley" and/or the
location that the BEAUTY PAGEANT occurred.

20

21

### **Requests for Admission**

22 11. Admit JESSICA KALASHO and/or BESSMON KALASHO wholly owned
23 and controlled Defendant CHAMBER during the RELEVANT TIME PERIOD.

24 12. Admit JESSICA KALASHO and/or BESSMON KALASHO wholly owned
 25 and controlled Defendant PAGEANT during the RELEVANT TIME PERIOD.

13. Admit that the BEAUTY CONTEST was produced, owned, directed and
 operated exclusively by BESSMON KALASHO and/or JESSICA KALASHO.

28

14. Admit that the BEAUTY CONTEST was produced and operated as a sole 1 proprietorship under the ownership and control of BESSMON KALASHO and/or 2 JESSICA KALASHO. 3

15. Admit JESSICA KALASHO and/or BESSMON KALASHO are the only 4 employees of Defendant CHAMBER during the RELEVANT TIME PERIOD. 5

16. Admit JESSICA KALASHO and/or BESSMON KALASHO are exclusively 6 the CHAMBER's officers, directors, managing agents, and/or executives during the 7 RELEVANT TIME PERIOD. 8

17. Admit JESSICA KALASHO and/or BESSMON KALASHO are exclusively 9 the PAGEANT's officers, directors, managing agents, and/or executives during the 10 RELEVANT TIME PERIOD.

11 18. Admit the PAGEANT is undercapitalized and was undercapitzlied at 12 inception.

13 19. Admit that the CHAMBER is undercapitalized and was undercapitzlied at 14 inception.

15 20. Admit JESSICA KALASHO and/or BESSMON KALASHO exclusively held 16 access to the CHAMBER's Facebook account during the RELEVANT TIME PERIOD.

17 Admit JESSICA KALASHO and/or BESSMON KALASHO exclusively held 21. 18 access to the PAGEANT's Facebook account during the RELEVANT TIME PERIOD.

19 22. Admit JESSICA KALASHO and/or BESSMON KALASHO exclusively held access to the CHAMBER's Instagram account during the RELEVANT TIME PERIOD. 20

23. Admit the screenshot attached hereto as Exhibit A is a true and correct 21 representation of the CHAMBER's Facebook account. 22

Admit the screenshot attached hereto as Exhibit B is a true and correct 24. 23 representation of the PAGEANT's Facebook account. 24

25. Admit YOU created, controlled and deleted the Facebook account with the 25 alias "Melissa Pierson" during the RELEVANT TIME PERIOD. 26

26. Admit YOU deleted the Facebook account with the alias "Melissa Pierson" 27 on or about June 26, 2017. 28

27. Admit the screenshot attached hereto as Exhibit C is a true and correct
 representation of the Facebook account of "Melissa Pierson."

28. Admit YOU PUBLISHED all content including but not limited to comments
that appear from the alias Facebook account of "Melissa Pierson" during the RELEVANT
TIME PERIOD.

6 29. Admit YOU created, controlled and deleted the Facebook account with the
 7 alias "Robert Forbes" aka "Robert Sanger" during the RELEVANT TIME PERIOD.

30.Admit YOU deleted the Facebook Account with the alias "Robert Forbes"aka "Robert Sanger" on or about June 26, 2017.

10 31. Admit the screenshot attached hereto as Exhibit D is a true and correct representation of Facebook activity of the account of "Robert Forbes" aka "Robert Sanger."

Admit YOU PUBLISHED all content including but not limited to comments
 that appear from the alias Facebook account of "Robert Forbes" aka "Robert Sanger"
 during the RELEVANT TIME PERIOD.

Admit YOU created, controlled and deleted the Facebook account with the
alias "Ben George" during the RELEVANT TIME PERIOD.

16 34. Admit YOU deleted the Facebook account with the alias "Ben George" on or
17 about June 26, 2017.

18 35. Admit the screenshot attached hereto as Exhibit E is a true and correct
19 representation of the Facebook account of "Ben George."

36. Admit YOU PUBLISHED all content including but not limited to comments
that appear from the alias Facebook account of "Ben George" during the RELEVANT
TIME PERIOD.

37. Admit BESSMON KALASHO conducted filmed-one-on-one interviews, with
 each BEAUTY PAGEANT contestant alone in a room at the HOTEL in or around May
 <sup>2016.</sup>

38. Admit BESSMON KALASHO conducted a filmed-one-on-one interview
 with Plaintiff ZHALA TAWFIQ alone in a room at the HOTEL in or around May 2016.

28

- 4 - <u>MOTION TO DEEM ADMITTED EXA005</u> REQUEST FOR ADMISSIONS SET TWO

39. Admit BESSMON KALASHO conducted a filmed-one-on-one interview 1 with Plaintiff PARIS KARGAR alone in a room at the HOTEL in or around May 2016. 2

40. Admit after July 2017 YOU destroyed the videos of the interviews BESSMON 3 KALASHO conducted with BEAUTY PAGEANT contestants. 4

41. Admit YOU hired MATRIX PHOTOGRAPHY, INC. to film the BEAUTY 5 PAGEANT. 6

42. Admit YOU physically obtained the only copy of the film that MATRIX 7 PHOTOGRAPHY, INC. recorded of the BEAUTY PAGEANT. 8

43. Admit after July 2017 YOU destroyed the film that MATRIX 9 PHOTOGRAPHY, INC. recorded of the BEAUTY PAGEANT. 10

44. Admit BESSMON KALASHO and/or JESSICA KALASHO PUBLISHED the 11 TACO POLL.

12 45. Admit that the TACO POLL results PUBLISHED by YOU on Facebook were 13 untrue.

14 46. Admit that Exhibit F attached hereto is a true and correct representation of 15 YOUR solicitation to the general public to vote on the TACO POLL.

16 47. Admit that Exhibit G attached hereto is a true and correct representation of 17 the purported results that YOU PUBLISHED of the TACO POLL.

18 48. Admit that Exhibit H attached hereto is a true and correct representation 19 of YOUR solicitation to the general public to vote on the ATTORNEY POLL.

49. 20 Admit that Exhibit I attached hereto is a true and correct representation of the purported results that YOU PUBLISHED of the ATTORNEY POLL. 21

50. Admit that the TACO POLL only received one vote before YOU PUBLISHED 22 the alleged results. 23

51. Admit that YOU PUBLISHED the TACO POLL in retaliation for Mr. Duraid 24 Hallack's refusal to post BESSMON KALASHO campaign signs at TRES TAQUERIA. 25

52. Admit that YOU PUBLISHED the TACO POLL with the intent to defame 26 TRES TAQUERIA. 27

28

53. Admit that the TACO POLL was a pretense to defame TRES TAQUERIA.

54. Admit that the ATTORNEY POLL results posted by YOU on Facebook were
 untrue.

3 55. Admit that YOU PUBLISHED the ATTORNEY POLL in retaliation for LINA
 4 CHARRY successfully prosecuting claims against YOU.

5 56. Admit that YOU PUBLISHED the ATTORNEY POLL with the intent to defame LINA CHARRY.

7 57. Admit that the ATTORNEY POLL was a pretense to defame LINA 8 CHARRY.

9

10

58. Admit that YOU used Jotform.com to host the TACO POLL.

59. Admit that YOU used Jotform.com to host the ATTORNEY POLL.

60. Admit that Exhibit J attached hereto is the true and correct vote tallies for the
 TACO POLL.

12 61. Admit that Exhibit K attached hereto is the true and correct vote tallies for
13 the ATTORNEY POLL.

Admit YOU PUBLISHED the following comment on the CHAMBER's
Facebook page on or about October 19, 2016 under the alias "Robert Forbes": "I ate at
TRES and got really really sick. I don't know how Hollywood Casino Jamul-San Diego
has them in their food court area. Don't think they will last long."

18 63. Admit the following comment on the CHAMBER's Facebook page
19 PUBLISHED under the alias "Robert Forbes" is untrue: "I ate at TRES and got really really
20 sick. I don't know how Hollywood Casino Jamul-San Diego has them in their food court
21 area. Don't think they will last long.".

64. Admit YOU PUBLISHED the following comment on the CHAMBER's
Facebook page on or about October 19, 2016 under the alias "Ben George": "I went to
TRES and ordered rolled tacos. They were dry and I got really sick and ended up with
food poisoning. If you guys want, I can do a video about my experience and you guys can
share it. Hollywood Casino Jamul-San Diego better wake up."

Admit the following comment on the CHAMBER's Facebook page
 PUBLISHED under the alias "Ben George" is untrue: "I went to TRES and ordered rolled

- 6 - <u>MOTION TO DEEM ADMITTED</u> EXA007 REQUEST FOR ADMISSIONS SET TWO tacos. They were dry and I got really sick and ended up with food poisoning. If you guys
 want, I can do a video about my experience and you guys can share it. Hollywood Casino
 Jamul-San Diego better wake up."

66. Admit you PUBLISHED defamatory statements about TRES TAQUERIA
with the intention of harming TRES TAQUERIA or or about October 19, 2016.

6 67. Admit you PUBLISHED defamatory statements about LINA CHARRY 7 under alias account of "Melissa Pierson."

68. Admit you PUBLISHED defamatory statements about LINA CHARRY
 9 under alias account of "Melissa Pierson."

10

69. Admit that YOU created the FALSIFIED NUDE PHOTOS.

70. Admit that YOU created the FALSIFIED NUDE PHOTOS intending to cause Plaintiff Zhala Tawfiq emotional distress.

12 71. Admit that YOU created the FALSIFIED NUDE PHOTOS intending to cause
 13 Plaintiff Zhala Tawfiq severe emotional distress.

Admit that YOU knew that the FALSIFIED NUDE PHOTOS were not of
 Plaintiff Zhala Tawfiq.

16

73. Admit that YOU PUBLISHED the FALSIFIED NUDE PHOTOS.

17 74. Admit that YOU PUBLISHED the FALSIFIED NUDE PHOTOS intending to
18 cause Plaintiff Zhala Tawfiq emotional distress.

19 75. Admit that YOU PUBLISHED the FALSIFIED NUDE PHOTOS intending to20 cause Plaintiff Zhala Tawfiq severe emotional distress.

21 76. Admit that YOU PUBLISHED the FALSIFIED NUDE PHOTOS intending to
 22 defame Plaintiff Zhala Tawfiq.

23 77. Admit that YOU PUBLISHED the FALSIFIED NUDE PHOTOS with
24 disregard as to whether the act of PUBLISHING the FALSIFIED NUDE PHOTOS would
25 cause Plaintiff Zhala Tawfiq emotional distress.

26
27
78. Admit that on April 7, 2017, YOU, acting in concert with Defendant
27
Stephanie Malouf, caused the PUBLISHING of the FALSIFIED NUDE PHOTOS.

28

79. Admit that on April 7, 2017, YOU, acting in concert with Defendant Elie
 Malouf, caused the PUBLISHING of the FALSIFIED NUDE PHOTOS.

3 80. Admit that the act of PUBLISHING the FALSIFIED NUDE PHOTOS caused
4 severe emotional distress to Plaintiff Zhala Tawfiq.

5

6

7

81. Admit that YOU knew that Plaintiff Zhala Tawfiq was particularly vulnerable to suffering emotional distress via the PUBLISHING of the FALSIFIED NUDE PHOTOS given her position as Miss Middle East 2016.

8 82. Admit that BESSMON KALASHO alone tallied the votes for BEAUTY CONTEST.

10 83. Admit that YOU represented that the BEAUTY CONTEST would be an impartial contest the results of which would be based on the impartial voting of all judges.

11 84. Admit that YOU never intended that the BEAUTY CONTEST would be an
12 impartial contest, and that the winner would be hand-selected by YOU.

13 85. Admit that YOU promised the winner of the BEAUTY CONTEST \$2,000 in
14 cash.

15 86. Admit that YOU never provided the 2016 Winner with \$2,000 in cash
16 winnings.

17 87. Admit that at the time you made the representation that the winner of the
18 BEAUTY CONTEST would receive \$2,000, YOU knew it was false.

19 88. Admit that YOU promised other prizes including cosmetic teeth whiting,
20 television commercials and clothing to the winner of the BEAUTY CONTEST that was
21 never provided to the winner.

22 89. Admit that YOU never intended on providing the winner of the BEAUTY
 23 CONTEST the prizes YOU represented would be earned by the winner.

90. Admit that YOU wrongfully removed Plaintiff ZHALA TAWFIQ from the
 PAGEANT's website as the 2016 winner.

91. Admit that YOU removed Plaintiff ZHALA TAWFIQ from the PAGEANT's
website as the 2016 winner with the intention of inflicting severe emotional distress upon
ZHALA TAWFIQ.

28

- 8 - <u>MOTION TO DEEM ADMITTED EXA009</u> REQUEST FOR ADMISSIONS SET TWO 92. Admit that YOU commented on Plaintiff PARIS KARGAR's appearance
 2 including her breasts.

3 93. Admit that YOU commented on Plaintiff PARIS KARGAR's breasts in
4 public, repeatedly and in front of numerous strangers.

5

6

94. Admit that when you commented on Plaintiff PARIS KARGAR's breasts you intended to inflict severe emotional distress.

95. Admit that when YOU commented on Plaintiff PARIS KARGAR's breasts
you did so without regard to PARIS KARGAR's well-being.

9
96. Admit that when YOU commented on Plaintiff PARIS KARGAR's breasts
9 you did so without regard to PARIS KARGAR's well-being.

97. Admit BESSMON KALASHO propositioned Plaintiff Paris Kargar for sex in exchange to ensure she won the BEAUTY CONTEST.

12 98. Admit that BESSMON KALASHO propositioned Plaintiff Paris Kargar for
13 sex at the HOTEL.

Admit that YOU told Plaintiff Paris Kargar words to the effect that her
 declination of BESSMON KALASHO's sex proposition resulted in her not winning the
 BEAUTY CONTEST.

17 100. Admit YOU intended to inflict severe emotional distress when YOU told
18 Plaintiff Paris Kargar words to the effect that her declination of BESSMON KALASHO's
19 sex proposition resulted in her not winning the BEAUTY CONTEST.

20 101. Admit that in or around May 2016, BESSMON KALASHO whispered into 21 the ear of Plaintiff Paris Kargar "you are so fucking hot, I cannot take my eyes off of you."

22 102. Admit that YOU denied Plaintiff Paris Kargar the opportunity to win the
 23 BEAUTY CONTEST.

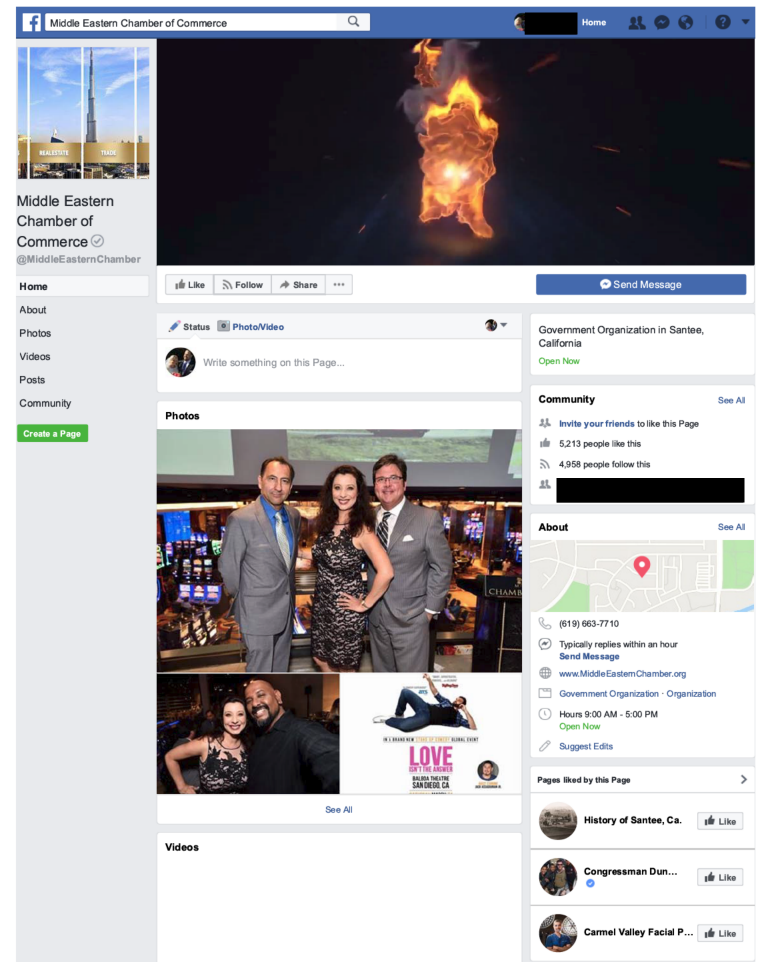
24 103. Admit that BESSMON KALASHO AND JESSICA KALASHO have a
 25 combined net worth exceeding \$1,000,000.

26104. Admit that BESSMON KALASHO AND JESSICA KALASHO have a<br/>combined net worth exceeding \$5,000,000.

28

1	105. Admit that BESSMON KALASHO AND JESSICA KALASHO have a					
2	combined net worth exceeding \$10,000,000.					
3	106. Admit YOU have a large social media following that reaches and influences					
4	hundreds of thousands of people.					
5	107. Admit that YOU engage in a pattern and practice of unlawful, despicable					
6	and outrageous retaliatory conduct against those with whom YOU are in disputes.					
7	108. Admit YOU collected at least \$50 from each BEAUTY CONTEST contestant					
8	as an entry fee.					
9	109. Admit attached hereto as Exhibit L is a true and correct copy (slightly					
10	obscured) of the FALSIFIED NUDE PHOTOS that YOU PUBLISHED.					
11						
12	DATED: April 4, 2018 LAW OFFICE OF JIMMIE DAVIS PARKER, APC					
13						
14	5					
15	JIMMIE DAVIS PARKER, ESQ. 4241 Arden Way					
16						
17						
18	San Diego, CA 92103 Telephone: 619/887-3300 Email: idnerker@gmail.com					
19	Email: jdparker@gmail.com Attorney for Plaintiff					
20						
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	- 10 - MOTION TO DEEM ADMITTED EXA011 REQUEST FOR ADMISSIONS SET TWO					

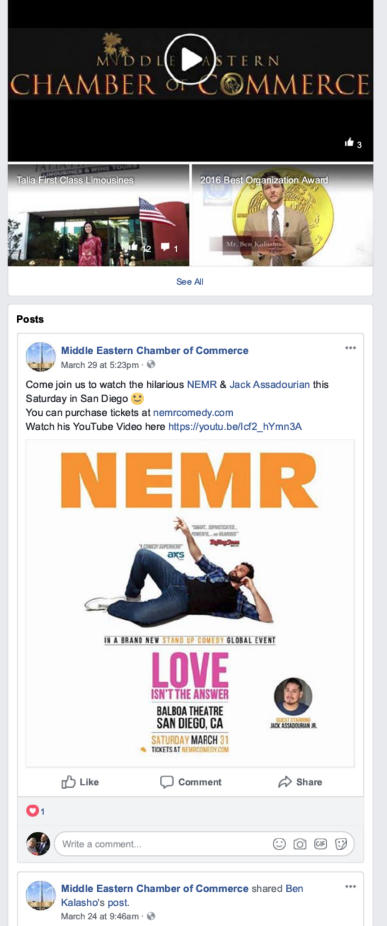
## Exhibit A



Middle Eastern Chamber of

@MiddleEasternChamber

Commerce



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### Middle Eastern Chamber of Commerce

@MiddleEasternChamber

Ben Kalasho March 23 at 6:47pm · Fina	al Cut Pro X · 🛞	
AB 2858 While the bill did not pass The final vote was: Yes: 2 No: 0 Abstained: 5	unfortunately, I am confident	that it will pass next year.
பீ Like	Comment	A Share
<b>1</b> 6		Top Comments <
3 Shares		
Write a comment		0 0 0 V
View all 2 comments		

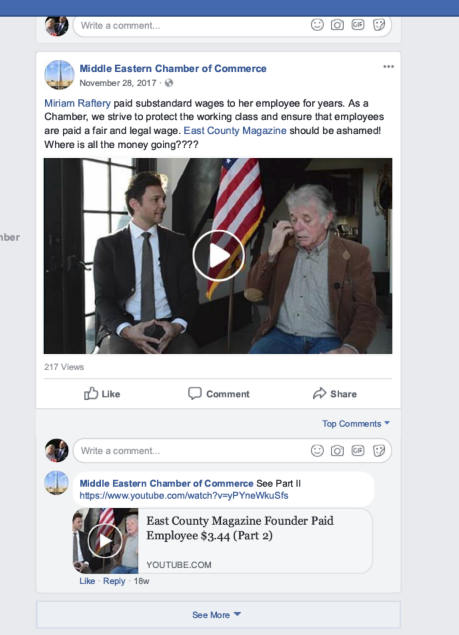
#### Posts



Middle Eastern Chamber of Commerce shared Ben Kalasho's \*\*\* post. December 18, 2017 · 🚱

Chamber President & CEO were in full Elf mode this season helping Seniors. We are proud of our Chamber Leadership.







# Exhibit B

£ Miss Middle East USA



Miss Middle East USA @missmiddleeastusa

Home

About

Events

Photos

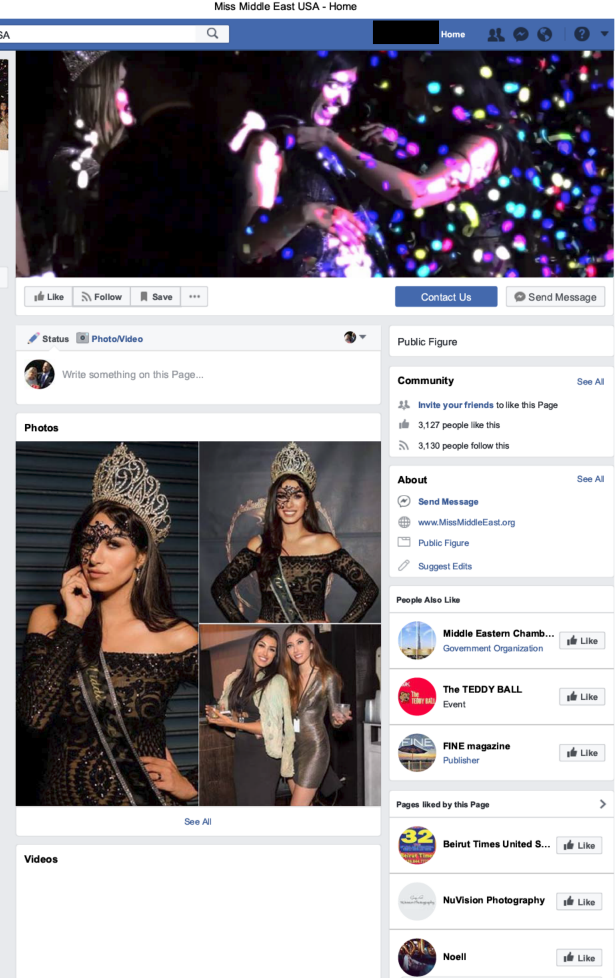
Videos

Community

Reviews

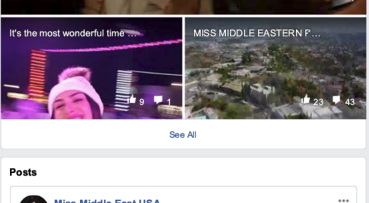
Posts

Create a Page





Miss Middle East USA @missmiddleeastusa



Miss Middle East USA March 27 at 9:55pm · 🛞

We can't wait for this! NEMR & Jack Assadourian will be performing in San Diego this Saturday March 31st in San Diego 🙂 You can purchase tickets at nemrcomedy.com



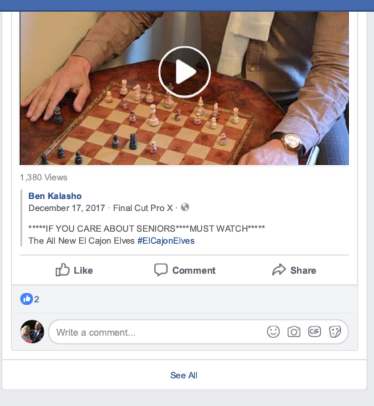
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Miss Middle East

@missmiddleeastusa

USA

•••



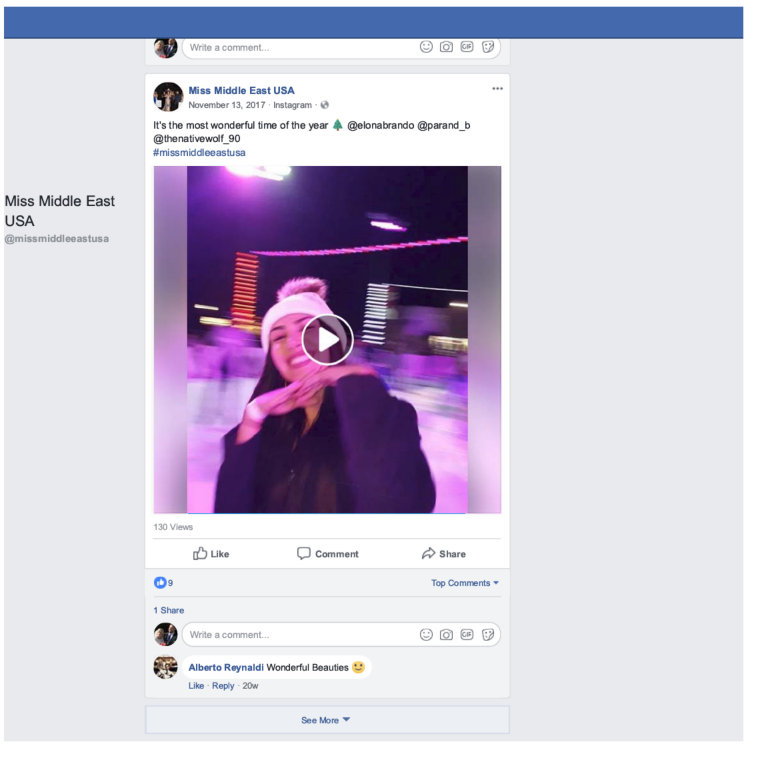
### Posts



Miss Middle East USA November 19, 2017 · 🚱

Pageant Founder Ben Kalasho joined Civil Society Organizations in San Diego protesting the proposed amendment to the Iraqi statute law no. 188 which aims legalize girls as young as 9 years old to get married. Mr. Kalasho vowed to do what we can to protect children from these nasty practices. #NoChildBrides





# Exhibit C

/2017					Melissa	a Peirson		
Melissa Peirson								
	Melissa Peirs		son		Add Friend Message			
	Timeline	About	Friend	s 1 Mutual	Photos	More		
DO YOU KNOW MELISSA?								
To see what she shares with 1 Mutual Friend	friends, send he	er a friend re	equest.					Add Friend
Intro Fashion Modeling at LA Mode Self-Employed Studied Business Administrati State University Went to Poway High School Lives in Poway, California From San Diego, California			Polo :	n Yalda Had and 13 othe mber 24, 2016	rs at Cana	orating Thanks ada Alberta.	sgivin	g Day with Kristin
Photos UST DO IT								
A	<b>M</b> A	-	Like	Comment	Share	e		
Zhala Tawfiq Tara Shaqlawy	Suzan Yalda Hadad		91	a comment				Top Comments
Entate Holman     Entate Holman       Khamo Khamo T     Jaklen Zaya       Jaka Diagen     Jaklen Zaya       Toma Elamir Shahed     Rey Vinole	Khalil Abbo		Blanca Like • R Like • R Like • R Martn A	E Landaverd teply • Novemi Dinkha God ble teply • Novemi Ashur	e Happy thank ber 24, 2016 at ess you both hu ber 24, 2016 at ber 26, 2016 at	un t 9:02am	and y	our family
					561 20, 20 10 al	1.55411		منورين الحلوين الله يحفظكم
English (US) - Español - Português Français (France) - Deutsch	s (Brasil) •		See Tra	ans <mark>l</mark> ation Reply - Novemi	per 24, 2016 at	t 12:14pm		s - war waar
Privacy - Terms - Advertising - Ad C • More Facebook © 2017	Choices · Cooki		Octob	er 3, 2015 •				
		Lov	ve this pro	duct!				

Melissa Peirson

### Melissa Peirson





Wisam Koota Beautiful very very nice See Translation October 3, 2015 at 6:34pm

See More Recent Stories 💌

# Exhibit D



Attention, The Chamber is holding a poll for the purpose of determining which attorney in San Diego will score the highest in 3 categories: Honesty, Service & Results. Results will be publicly announced.



Chaldean American Chamber of Commerce Like This Page - June 4, 2015 -

Click Link to Submit Form!

http://www.jotform.us/form/51548591948167

Lił	ke Comment	Share
5		Top Comments
2 shar	es	2 Comments
	Robert Forbes I can to Lina Charry Like · Reply · 2 · Jun	ell you who the worst one is, ne 4, 2015 at 9:28pm
	her exams, she was sle	n Lina Charry wasn't failing eeping with the guys! 015 at 10:22pm · Edited
3	Write a comment	

Friend Requests

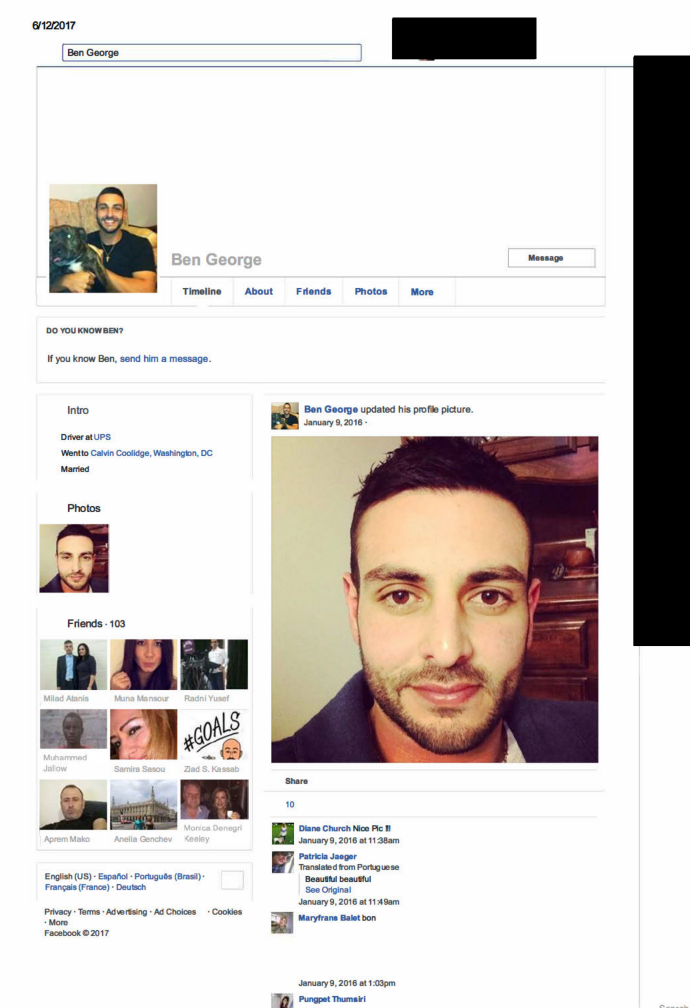
See All



Nash Shiba 9 mutual friends Confirm Friend



## Exhibit E



## EXHIBIT F



# Exhibit G



### BEST

Hacienda Casa Blanca Por Favor El Cajon El Cotixan Mexican Food Pancho's Mexican Restaurant El Mariachi Mexican Food Colimas Mexican Food Albert's Mexican Food La Casita's Grill & Seafood Rita's Mexican Food Rubio's Mis Dos Gallos Estrada's Mexican Food TRES Taqueria Mariscos Cantina



30

The online survey contest our Chamber conducted has revealed interesting results. We would like to thank the hundreds of hungry El Cajonians for participating in this poll. Enjoy!

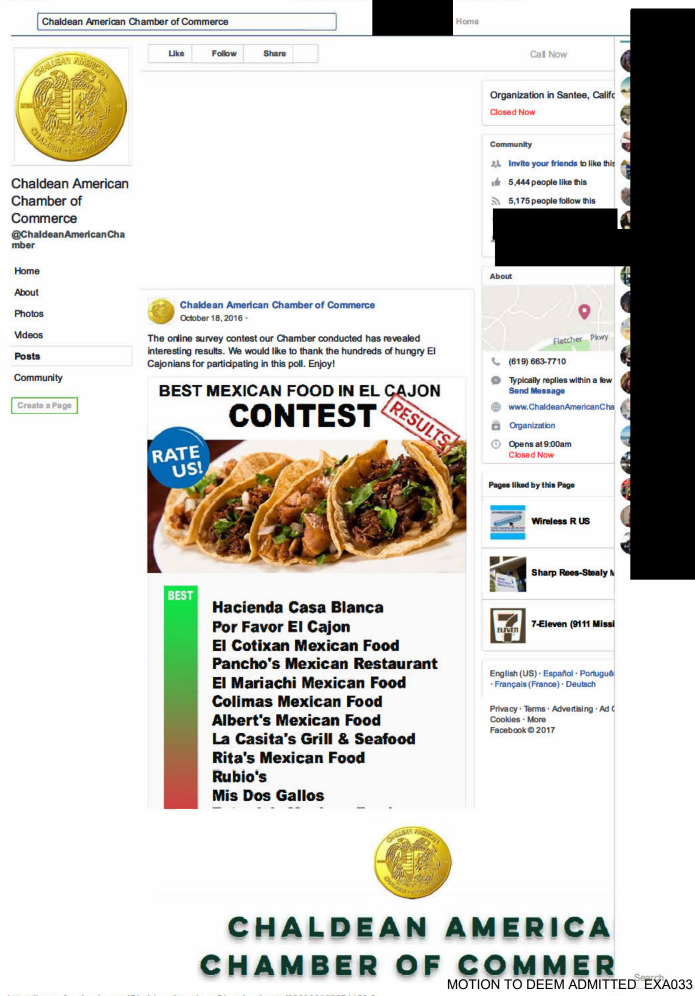
Like	Comment	Share
	7	Top Comments
shares		25 Comments
Ca an po my Ho up Lil	antina and ordered d I got really sick isoning, If you guy y experience and ollywood Casino J o,	to TRES Taqueria Mariscos d rolled tacos. They were dry and ended up with food ys want, I can do a video about you guys can share it. lamul-San Diego better wake October 19, 2016 at 10:17am ·
	We aren't inter- bash restaurar prosperity and We hope that th bottom will striv bash this post,	
du Pa wo Me	ide. First off your n arrillas and Tres Ta buld you put Rubic exican food, It's lik	hink you got this poll wrong nissing Karinas Seafood, Las aqueria is awesome. Why o's, That's not even authentic ie a Taco Bell, You really need community and eat at all these

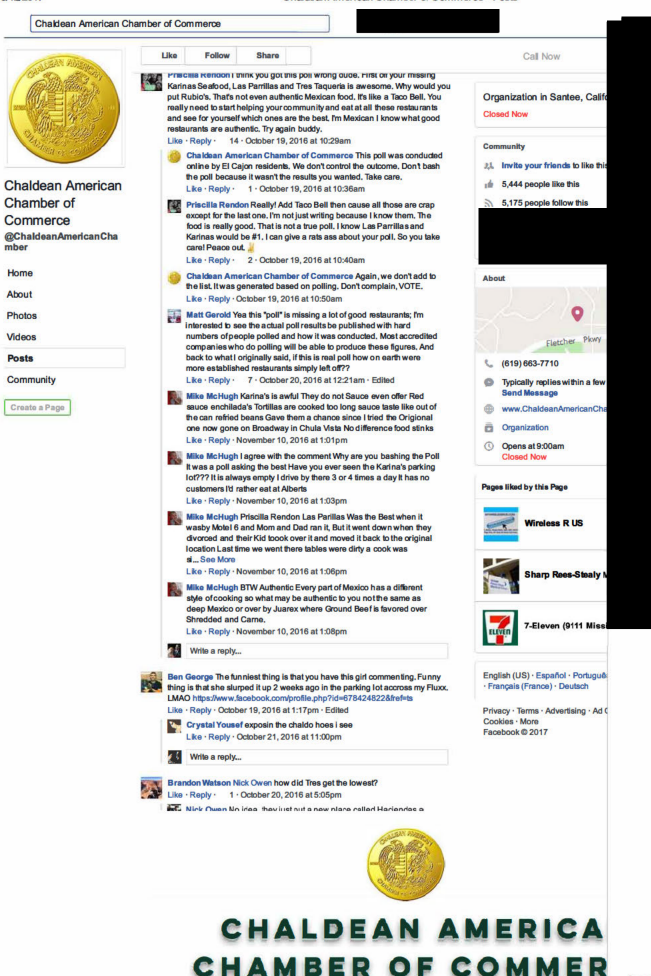
restaurants and see for yourself which ones are

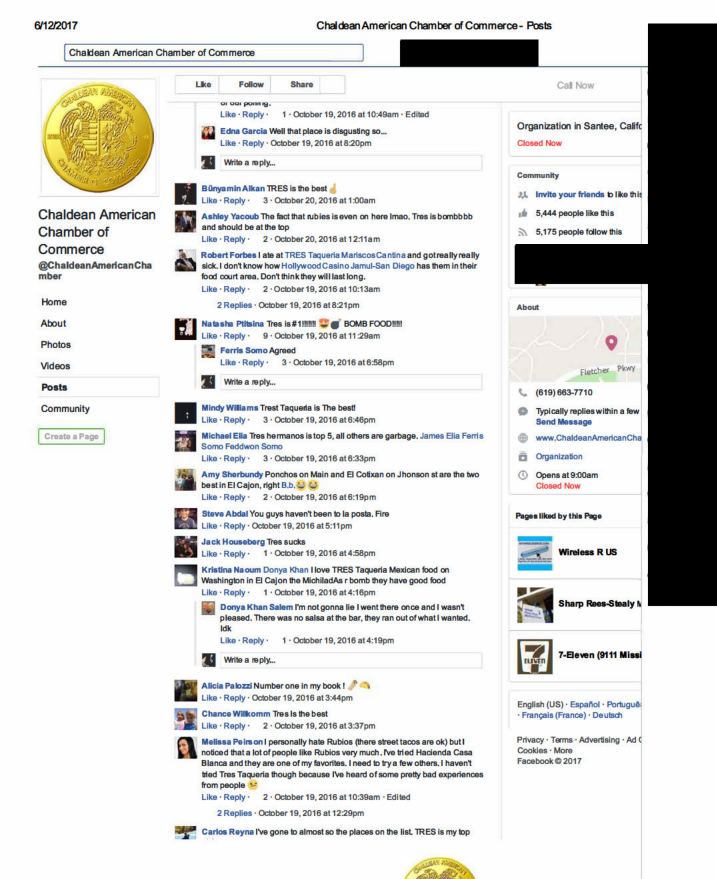
the best. I'm Mexican I know what good restaurants

WORST

Chaldean American Chamber of Commerce - Posts



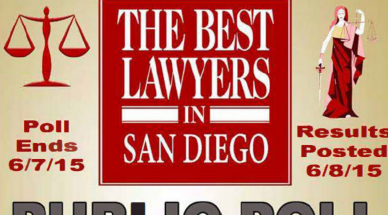




CHALDEAN AMERICA

CHAMBER OF COMMER

### Exhibit H





Attention, The Chamber is holding a poll for the purpose of determining which attorney in San Diego will score the highest in 3 categories: Honesty, Service & Results. Results will be publicly announced. C

Chaldean American Chamber of Commerce Like This Page · June 4, 2015 ·

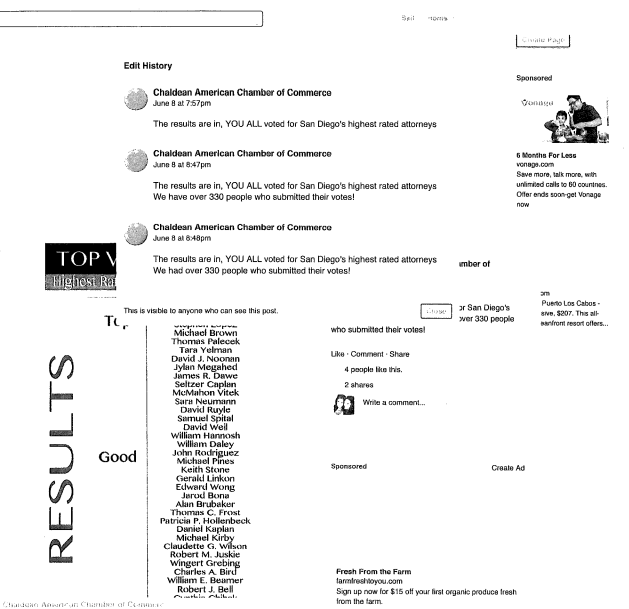
Click Link to Submit Form! http://www.jotform.us/form/51548591948167



Buy and Sell Groups Near You



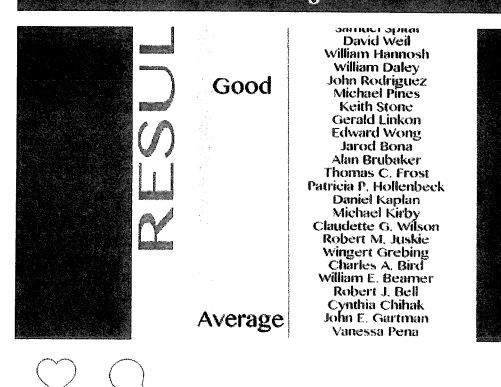
### Exhibit I



Chardeno American Chambor of Commune in Timotine Photos

https://www.facebook.com/ChaldeanAmericanChamber/photos/pb.2279...0693626.-2207520000.1434492503./466587113501489/?type=3&theater Page 1 of 1

#### Instagram



#### 🖤 41 likes

chaldean\_chamber The results are in, YOU ALL voted for your choice of highest rated attorneys in San Diego :)

000

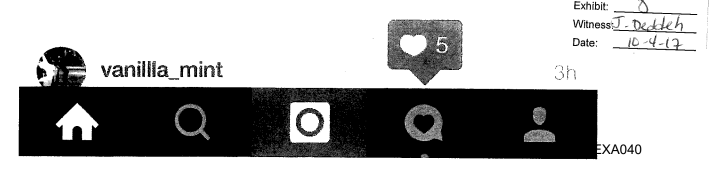
US

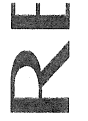
view all 5 comments

sam\_yousif1977 Who was the worst rated attorney?

chaldean\_chamber @sam\_yousif1977 >> Lina Charry was worst. She works at Law Office of Jennifer Hasso. Her Lic# 281508.

chaldean\_chamber Lina Charry scored the lowest in all categories. Thanks to the hundreds of people who voted :)





Patricia P. Hollenbeck Daniel Kaplan Michael Kirby Claudette G. Wilson Robert M. Juskie Wingert Grebing Charles A. Bird William E. Beamer Robert J. Bell Cynthia Chihak John E. Gartman Vanessa Pena



Chaldean American Chamber of Commerce The results are in, YOU ALL voted for San Diego's highest rated attorneys <sup>(1)</sup> We had over 330 people who submitted their votes!

Chaldean American Chamber of Commerce's Photos in Timeline Photos · 3 hours ago · View Full Size · Send as Message · Report Photo

🕼 Like

Average

Comment

A Share

2 people like this.

Write a comment...



#### **Robert Singer**

Do you guys know who scored the absolute worst?

Like · 🖒 1 · Reply · More · 3 hours ago



#### Chaldean American Chamber of Commerce Yes, Lina Charry http://members.calbar.ca.gov/fal/ Member/Detail/281508

State Bar of CA :: Lina Charry

The State Bar of California maintains a database of ...

members.calbar.ca.gov

### Exhibit J

Submission Date	IP	Name of restaurant	Taste	Consistency	Freshness
10-17-2016 18:53:44 68.8.123.178	68.8.123.178	Rubio's	Very Satisfied	Very	Very
10-19-2016 15:09:40 72.199.201.148	72.199.201.148	TRES	Very Satisfied	Very	Very
10-19-2016 18:42:33 70.181.201.244	70.181.201.244	Tres	Very Satisfied	Very	Very
10-20-2016 00:51:34 108.255.201.19	108.255.201.19	tres taqueria mariscos cantina	Very Satisfied	Very	Very

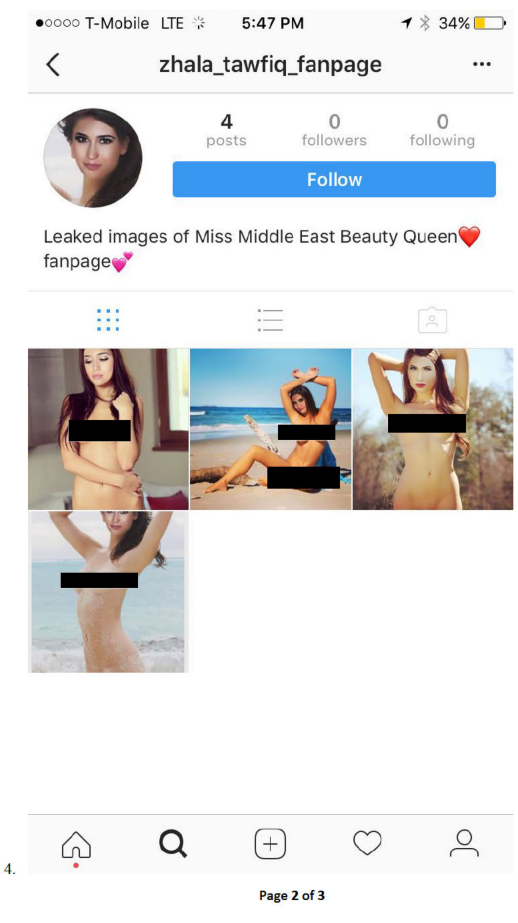
Witness Exhibit: Date:

#### Exhibit K

Submission Date	IP	Name of restaurant	Taste	Consistency	Freshness
10-20-2016 00:51:34	1	tres taqueria mariscos cantina	Very Satisfied	Very	Very
10-19-2016 18:42:33		Tres	Very Satisfied	Very	Very
10-19-2016 15:09:40		TRES	Very Satisfied	Very	Very
10-17-2016 18:53:44		Rubio's	Very Satisfied	Very	Very
07-03-2015 17:44:19		Juylanmegahead	Very Satisfied	Very Honest	Great Service
06-15-2015 00:13:28		Abdelali Krani	Very Satisfied	Very Honest	Great Service
06-10-2015 14:47:02		megahed esq	Very Satisfied	Very Honest	Great Service
06-09-2015 19:30:41			Very Satisfied	Very Honest	Great Service
06-09-2015 16:24:31		Megahed, ESQ.	Very Satisfied	Very Honest	Great Service
06-09-2015 00:39:39			Very Satisfied	Very Honest	Great Service
06-08-2015 22:09:33		Megahed Esq	Very Satisfied	Very Honest	Great Service
06-08-2015 11:28:47		MEGAHED, ESQ	Very Satisfied	Very Honest	Great Service
06-08-2015 11:26:31			Very Satisfied	Very Honest	Great Service
06-08-2015 11:25:44		magahed, Esq.	Very Satisfied	Very Honest	Great Service
06-08-2015 11:18:47		MEGAHED, ESQ	Very Satisfied	Very Honest	Great Service
06-08-2015 08:00:23		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-08-2015 03:54:34		Megahed, esq	Very Satisfied	Very Honest	Great Service
06-08-2015 03:01:39		Megahed, ESQ.	Very Satisfied	Very Honest	Great Service
06-08-2015 00:59:11		MEGAHED, ESQ	Very Satisfied	Very Honest	Great Service
06-08-2015 00:41:38		Megahed Esq	Very Satisfied	Very Honest	Great Service
06-08-2015 00:22:14		megahed, Esq	Very Satisfied	Very Honest	Great Service
06-07-2015 23:52:12		Megahed ESQ	Very Satisfied	Very Honest	Great Service
06-07-2015 23:50:20		Megahed, esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:43:48		Megahed, esq	Very Satisfied	Very Honest	Great Service
06-07-2015 23:39:29		Megahead, ESQ	Very Satisfied	Very Honest	Great Service
06-07-2015 23:38:28		MEGAHED, ESQ.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:33:32	66.27.109.254	Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:22:32	66.75.20.247	Megahed low office	Very Satisfied	Very Honest	Great Service
06-07-2015 23:21:25	66.75.20.247	Mogahed low office	Very Satisfied	Very Honest	Great Service
06-07-2015 23:17:47	70.176.219.184	Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:13:34	66.27.109.254	Megahed, ESQ.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:04:40	74.101.198.120	Jylan Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:04:10	124.149.58.144	Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:03:28	137.110.195.54	MEGAHED, ESQ.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:03:24	98.160.199.210	Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:01:21	99.74.217.205	Megahed esq	Very Satisfied	Very Honest	Great Service
06-07-2015 23:01:20	99.13.58.233	megahed, ESQ	Very Satisfied	Very Honest	Great Service
06-07-2015 23:00:59	137.110.195.53	MEGAHED, ESQ.	Very Satisfied	Very Honest	Great Service
06-07-2015 23:00:34	172.56.38.212	megahead esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 22:59:32	66.27.109.254	MEGAHED, ESQ.	Very Satisfied	Very Honest	Great Service
06-07-2015 22:57:25	97.117.143.216	Megahed esg	Very Satisfied	Very Honest	Great Service
06-07-2015 22:49:42		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-07-2015 01:04:32	166.170.5.84		Very Satisfied	Very Honest	Great Service
06-06-2015 20:38:03	1	Jylan Megahed	Very Satisfied	Very Honest	Great Service
06-06-2015 19:52:02		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-06-2015 19:36:14		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-06-2015 19:28:43		Jylan Megahed esq	Very Satisfied	Very Honest	Great Service
06-06-2015 14:12:49		Megahed	Very Satisfied	Very Honest	Great Service
06-06-2015 08:23:06		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-06-2015 08:23:01		Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-06-2015 01:07:55		Jylan Megahed	Very Satisfied	Very Honest	Great Service
06-06-2015 01:07:33		Megahed esq	Very Satisfied	Very Honest	Great Service
06-05-2015 23:42:55		Megahed esq Megahed esquire	Very Satisfied	Very Honest	Great Service
06-05-2015 23:42:55		megahed esq	Very Satisfied	Very Honest	Great Service
06-05-2015 23:36:12	1		Very Satisfied	Very Honest	Great Service
06-05-2015 23:36:12		Megahed esq>firm	Very Satisfied	Very Honest	Great Service
06-05-2015 22:26:24			Very Satisfied	Very Honest	Great Service
06-05-2015 22:26:12		Marshad 550	Very Satisfied	Very Honest	Great Service
06-05-2015 22:16:53		Megahed, ESQ.	Very Satisfied	Very Honest	Great Service
06-05-2015 22:01:35		Megahed, Esq	Very Satisfied	Very Honest	Great Service
06-05-2015 21:46:04	1	Megahed, ESQ.	Very Satisfied	Very Honest	Great Service
06-05-2015 21-42-43	172.89.240.171	Law offices of Jylan Megahed	Very Satisfied	Very Honest	Great Service

06-05-2015 21:31:55 162.201.151.15		Very Satisfied	Very Honest	Great Service
06-05-2015 21:06:27 50.126.143.58	Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-05-2015 20:27:49 72.197.211.33	Megahed Esq.	Very Satisfied	Very Honest	Great Service
06-05-2015 19:28:20 166.137.246.26	Megahed Esq	Very Satisfied	Very Honest	Great Service
06-05-2015 19:08:00 70.209.76.62	Megahed ESq	Very Satisfied	Very Honest	Great Service
06-05-2015 19:01:41 70.209.205.40	magahed, Esq.	Very Satisfied	Very Honest	Great Service
06-05-2015 18:47:46 70.209.76.62	Megahed sq	Very Satisfied	Very Honest	Great Service
06-05-2015 18:37:40 70.209.76.62	Family lawattorne	Very Satisfied	Very Honest	Great Service
06-05-2015 18:19:46 174.17.36.169	Family lawattorne	Very Satisfied	Very Honest	Great Service
06-05-2015 18:16:08 70.209.204.151		Very Satisfied	Very Honest	Great Service
06-05-2015 18:14:38 66.87.65.15		Very Satisfied	Very Honest	Great Service
06-05-2015 17:47:44 76.79.136.118	The Law Offices of Dale Dixon	Very Satisfied	Very Honest	Great Service
06-05-2015 17:44:22 166.170.14.26	Megahed Esq	Very Satisfied	Very Honest	Great Service
06-05-2015 17:42:11 70.168.62.52		Very Satisfied	Very Honest	Great Service
06-05-2015 17:18:45 70.168.62.52		Very Satisfied	Very Honest	Great Service
06-05-2015 17:17:18 174.65.52.86	Jylan Megahed, Esq.	Very Satisfied	Very Honest	Great Service
06-05-2015 17:17:14 66.87.71.104	ESQ	Very Satisfied	Very Honest	Great Service
06-05-2015 17:15:59 24.25.212.238		Very Satisfied	Very Honest	Great Service
06-05-2015 17:15:03 172.56.16.110	Jylan Megahed	Very Satisfied	Very Honest	Great Service
06-05-2015 17:14:09 72.220.80.70		Very Satisfied	Very Honest	Great Service
06-05-2015 17:12:01 208.54.39.228	Megahed, Esq	Very Satisfied	Very Honest	Great Service
06-05-2015 17:05:53 70.176.220.28	ESQ	Very Satisfied	Very Honest	Great Service
06-05-2015 17:04:49 70.209.67.19	Megahed, ESQ	Very Satisfied	Very Honest	Great Service
06-05-2015 17:04:30 75.80.173.147		Very Satisfied	Very Honest	Great Service
06-05-2015 17:00:46 68.8.238.252	Megahed law	Very Satisfied	Very Honest	Great Service
06-05-2015 16:43:32 12.188.84.66		Very Satisfied	Very Honest	Great Service
06-05-2015 16:43:05 12.188.84.66		Very Satisfied	Very Honest	Great Service
06-05-2015 16:42:40 12.188.84.66	Megahed, esq	Very Satisfied	Very Honest	Great Service
06-05-2015 16:42:34 12.188.84.66	Megahed, esq	Very Satisfied	Very Honest	Great Service
06-04-2015 23:18:38 70.179.54.69	Single practice	Very Satisfied	Very Honest	Great Service

### Exhibit L



 7 🕴 40% 💻 י

Following

You

NEW



zhala\_tawfiq\_fanpage mentioned you in a comment: Another photo of the Kurdish beauty queen!

Bunny 💯 😍 @zhalatawfiq\_ Miss Middle East #bigfan #sandiego #beauty#queen #zhalatawfiq #missmiddleeast #middleeast #art #model #beach #beautiful #body #kurdish #kurdistan #kurdishgirl 21s



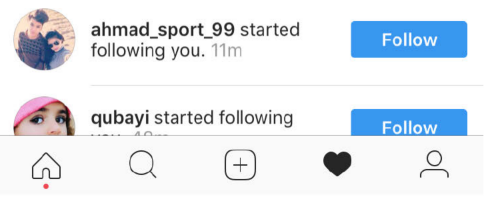
#### SEEN

5.



zhala\_tawfiq\_fanpage mentioned you in a comment: @zhalatawfiq\_ the gorgeous Kurdish beauty queen posing at the beach. Miss Middle East from America #sandiego #beauty#queen #zhalatawfiq #missmiddleeast #middleeast #art #model #beach #beautiful #body #kurdish #kurdistan #kurdishgirl 2m







## **Exhibit B**

1	JIMMIE DAVIS PARKER, ESQ. (SBN: 252023) LAW OFFICE OF JIMMIE DAVIS PARKER,	APC
2	4241 ARDEN WAY SAN DIEGO, CALIFORNIA 92103	
3	619-887-3300 JDParker@gmail.com	
4		
5	Attorney for Plaintiffs Zhala Tawfiq, Paris Kargar, 3 Brothers Taco Shop, Inc. dba Tres	Taqueria
6 7		
7	SUPERIOR COURT OF THI	
8	FOR THE COUNT	Y OF SAN DIEGO
9	ZHALA TAWFIQ, et al.,	) Case No.: 37-2017-00019692-CU-FR-CTL
10	Plaintiffs,	) ) [IMAGED FILE]
11 12	V.	) [Assigned to Hon. Timothy Taylor for ) all purposes]
13	MISS MIDDLE EAST BEAUTY PAGEANT	) ) PROOF OF SERVICE - RFA (TWO);
14	USA, INC, et al.,	) FROG (THREE) FROM PLAINTIFFS TO ) KALASHO DEFENDANTS
15	Defendants.	Complaint Filed: May 31, 2017 Trial Date: August 10, 2018
16		)
17		)
18		)
19		/ ) )
20		/ ) )
21		/ ) )
22		/ ) )
23		/ ) )
24		/ ) )
25		)
26		
27		
28		
	PROOF OF	Motion to Deem Admitted EXHB001 SERVICE

1	PROOF OF SERVICE
2	I, JIMMIE D. PARKER, declare that I am employed in the City and County of San Diego,
3	California. I am over the age of eighteen years. My business address is 4241 Arden Way San Diego, California 92103. I am not a party to the above-entitled action.
4	On the 4th day of April 2018, I served true and correct copies of the foregoing:
5	PLAINTIFFS' REQUEST FOR ADMISSIONS SET TWO TO KALASHO DEFENDANTS
6 7	<ul> <li>PLAINTIFFS' REQUEST FOR RESPONSES TO FORM INTERROGATORY 17.1 (THREE)</li> <li>DECLARATION OF JIMMIE DAVIS PARKER IN SUPPORT OF PLAINTIFFS' REQUEST</li> </ul>
8	FOR ADMISSION SET (TWO)
9	
10	by placing the same in an envelope, postage pre-paid, and by placing the same in the United States Mail with a FedEx Parcel Service provider at San Diego, California, addressed as follows:
11	By electronic service and US MAIL:
12	Stephen Liosi, Esq. (Counsel for Defendants "KALASHO") PO Box 396
13	Pasadena, California 91102
14	attorneyliosi@gmail.com
15	Jennifer Hasso, Esq. (Counsel for Plaintiff Lina Charry) Law Office of Jennifer Hasso
16	2765 Second Ave.
17	San Diego, California 92103 jhasso@gmail.com
18	(via email only)
19	Counsel for Malouf Defendants:
20	Steven Cooper, Esq. 21515 Hawthorne Blvd Ste 980
21	Torrance, CA 90503
22	sco2059339@aol.com (via email only)
23	COPY TO PUTATIVE COUNSEL FOR KALASHOS:
24	James Finigan, Esq.
25	Law Offices of James P. Finigan 6437 Caminito Blythefield Suite C
23 26	La Jolla, California 92037 jpf@finiganlaw.com
27	
28	
	Motion to Deem Admitted EXHB002 PROOF OF SERVICE

Ш

1	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 4th day of April 2018, at San Diego, California.
2	Toregoing is the and correct. Executed and the day of right 2010, at San Diego, Cartonia.
3	
4	
5	Law Office of Jimmie Davis Parker, APC
6	
7	, <del>17</del> .
8	By:
9	Jimmie Davis Parker, Esq. Attorney for Plaintiffs Zhala Tawfiq, Paris
10	Kargar, 3 Brothers Taco Shop, Inc. dba Tres
11	Taqueria
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	Motion to Deem Admitted EXHB003 PROOF OF SERVICE

# Exhibit C

1	JIMMIE DAVIS PARKER, ESQ. (SBN: 252023) LAW OFFICE OF JIMMIE DAVIS PARKER, A	APC
2	4241 ARDEN WAY SAN DIEGO, CALIFORNIA 92103	
3	619-887-3300 JDParker@gmail.com	
4	Attorney for Plaintiffs Zhala Tawfiq,	
5	Paris Kargar, and 3 Brothers Taco Shop, Inc. dba Tr	res Taqueria
6 7		
7 8	SUPERIOR COURT OF THE	
° 9	FOR THE COUNTY	OF SAN DIEGO
10	ZHALA TAWFIQ, et al.,	Case No.: 37-2017-00019692-CU-FR-CTL
11	Plaintiffs,	[IMAGED FILE]
12	V. ))	[Assigned to Hon. Timothy Taylor for all purposes]
13	MISS MIDDLE EAST BEAUTY PAGEANT	
14	USA, INC., a California non-profit corporation, $et'_{j}$ al.,	DECLARATION OF JIMMIE DAVIS PARKER, ESQ. IN SUPPORT OF
15	Defendants.	PLAINTIFFS' REQUEST FOR ADMISSION SET (TWO)
16		
17		Complaint Filed: May 31, 2017 Trial Date: August 10. 2018
18		IIIai Date. August 10. 2016
19		Date: N/A
20		Time: N/A Location: C-72
21		
22		
23		
24		
25 26	))	
26 27		
27		
20	DECLARATION OF JIMMIE DAVIS PARKER, ESQ. IN S	SUPPORT IN SURPORT OF PLAINTIFES' BEQUEST
	FOR ADMISSION	N 5E1 (1WU)

1 2 I, JIMMIE DAVIS PARKER, declare as follows:

1. I am one of the counsel of record for several of the Plaintiffs in this action.

2. I am propounding to Defendants Jessica Kalasho (Deddeh), Bessmon Kalasho,
 Miss Middle East Beauty Pageant USA, Inc., and Middle Eastern Chamber of Commerce
 fka San Diego East County Chaldean American Chamber of Commerce the attached set of
 requests for admission.

3. This set of requests for admission will cause the total number of requests
propounded to the parties to whom they are directed to exceed the number of requests
permitted by Section 2033.030 of the Code of Civil Procedure.

10

4. I have previously propounded a total of ten requests for admission to this party.

11

5. This set of requests for admission contains a total of 92 requests.

12 6. I am familiar with the issues and the previous discovery conducted by all of the13 parties in this case.

14 7. I have personally examined each of the requests in this set of requests for15 admission.

8. This number of requests for admission is warranted under Section 2033.040 of the
Code of Civil Procedure because of number of plaintiffs, defendants and the complexity
and quantity of issues in the instant lawsuit warrant each one of these requests for
admission. Additionally, truthful responses to this set of RFA will greatly eliminate the
number of triable issues before the Court.

9. None of the requests in this set of requests is being propounded for any improper
purpose, such as to harass the party, or the attorney for the party, to whom it is directed,
or to cause unnecessary delay or needless increase in the cost of litigation.

24

[endorsement on next page]

25 26

27

28

1	
2	I declare under penalty of perjury under the laws of California that the foregoing is
3	true and correct, and that this declaration was executed on April 4, 2018.
4	
5	LAW OFFICE OF JIMMIE DAVIS PARKER, APC
6	
7	17,
8	By:
9	Jimmie Davis Parker, Esq. Attorneys for Plaintiffs Zhala Tawfiq, Three Brothers
10	Taco Shop, Inc. and Paris Kargar
11	
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27	
28	DECLARATION OF JIMMIE DAVIS PARKER, ESQ. IN SUPPORT IN SUPPORT OF PLAINTIFFS' REQUEST FOR ADMISSION SET (TWO)
	- 2 - Motion to Deem Admitted EXHC003