FILED BERT H. DEIXLER, SBN 70614 1 bdeixler@proskauer.com CLIFFORD S. DAVIDSON, SBN 246119 07 OCT 29 AM 11: 52 cdavidson@proskauer.com CLERK. U.S. DISTRICT COUPT
SOUTHERN DISTRICT OF CALIFORNIA PROSKAUER ROSE LLP 2049 Century Park East, 32nd Floor Los Angeles, CA 90067-3206 Telephone: (310) 557-2900 Facsimile: (310) 557-2193 DEPUTY Attorneys for Defendant, CORNELL UNIVERSITY 6 7 8 UNITED STATES DISTRICT COURT 9 SOUTHERN DISTRICT OF CALIFORNIA 10 Case No. 2045 BTH (OMA) 11 KEVIN VANGINDEREN, 12 Hon. Plaintiff, NOTICE OF REMOVAL OF CIVIL ACTION FROM THE SUPERIOR 13 v. 14 CORNELL UNIVERSITY, COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN DIEGO, SOUTH COUNTY DIVISION; DECLARATION OF CLIFFORD S. DAVIDSON 15 Defendant. 16 17 (San Diego Superior Court, South 18 County Division Case No. 37-2007-00076496-CU-DF-SC) 19 20 Action Filed: October 1, 2007 21 22 23 24 25 26 27 28 8085/21177-001

Current/10211364v1

TO THE CLERK OF THE ABOVE-ENTITLED COURT:

PLEASE TAKE NOTICE that, pursuant to 28 U.S.C. §§ 1332, 1441 and 1446, defendant Cornell University ("Defendant") hereby removes to this Court the state court action described below. Removal is based on the following grounds.

- 1. On October 1, 2007, an action was commenced in the Superior Court of the State of California, County of San Diego, South County Division, entitled *Kevin Vanginderen v. Cornell University*, Case No. 37-2007-00076496-CU-SC (the "State Court Action"). A true and correct copy of the Summons and Complaint in the State Court Action are collectively attached hereto as Exhibit A. (Declaration of Clifford S. Davidson ("Davidson Decl.") ¶ 2, Ex. A).
- 2. On October 3, 2007, the Complaint in the State Court Action was served on Defendant.
- 3. The State Court Action is a civil action over which this Court has original jurisdiction under 28 U.S.C. § 1332, and is one which Defendant may remove to this Court pursuant to the provisions of 28 U.S.C. § 1441(b). The State Court Action is a civil action between citizens of different states. The matter in controversy exceeds the sum of \$75,000 as the Complaint by plaintiff Kevin Vanginderen ("Plaintiff") seeks damages in the amount of \$1,000,000. This Court is the proper venue as the State Court Action is pending in the South County Division of the San Diego County Superior Court, which is within this District.
- 4. According to the Complaint in the State Court Action, and upon Defendant's information and belief, Plaintiff was at the time of the filing of this action, and still is, a citizen of the State of California. (Davidson Decl. ¶ 2, Ex. A).
- 5. Defendant was at the time of filing of this action, and still is, an educational institution chartered and incorporated under the laws of the State of New York, with its principal place of business in the State of New York.
- 6. This Notice of Removal is being filed within 30 days of service of the Complaint in the State Court Action, the pleading from which it appeared that

27 28 8085/21177-001 Current/10211364v1

DECLARATION OF CLIFFORD S. DAVIDSON

I, Clifford S. Davidson, declare as follows:

- 1. I am an attorney associated with the law firm Proskauer Rose LLP, attorneys for defendant Cornell University ("Defendant") in the above-captioned action. I am admitted to practice before this Court and am one of the attorneys responsible for handling this matter. Except as may be expressly noted below, I have firsthand knowledge of the facts set forth herein.
- 2. I am informed and believe that on October 1, 2007, an action was commenced in the Superior Court of California, County of San Diego, South County Division, entitled *Kevin Vanginderen v. Cornell University*, Case No. 37-2007-0076496-CU-DF-SC ("State Court Action"). A true and correct copy of the Summons and Complaint in the State Court Action, as well as the Notice of Case Assignment in the State Court Action, are collectively attached hereto as Exhibit A. I am informed and believe that Exhibit A represents the entirety of the case file in the State Court Action.
- 3. I am informed and believe that on October 3, 2007, the Complaint in the State Court Action was served on Defendant. I am informed and believe that Plaintiff has not yet filed a Proof of Service of Summons in the State Court Action.
- 4. Attached hereto as Exhibit B is a true and correct copy of the Notice to Adverse Party, which will be finalized, filed and served on plaintiff Kevin Vanginderen and filed in the State Court Action shortly following the filing of this Notice of Removal.
- 5. Attached hereto as Exhibit C is a true and correct copy of the Notice to State Court, which will be finalized and filed with the Superior Court of California, County of San Diego, South County Division shortly following the filing of this Notice of Removal.
- 6. This Notice of Removal is being filed within 30 days of October 3, 2007, the date I am informed and believe that Defendant was served with the

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Summons and Complaint. The Complaint reveals that Plaintiff seeks \$1,000,000 in general and punitive damages, and that there is complete diversity of the parties.

I declare under penalty of perjury under the laws of the State of California and the United States of America that the foregoing is true and correct.

Executed this 26th day of October, 2007, at Los Angeles, California.

Clifford S. Davidson

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TABLE OF CONTENTS OF EXHIBITS (Local Civil Rule 5.1(e))

2	(Local Civil Rule 5.1(e))
3	
4	Tab A Summons and Complaint (State Court Action)
5	Summons and Complaint (State Court Action)
6	
7	Tab B
- 1	Notice to Adverse Party of Removal
8	
9	Tab C
0	Notice to State Court of Removal16
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NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): CORNELL UNIVERSITY

The name and address of the court is:

SUM-100 [Rev. January 1, 2004]

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE): KEVIN VANGINDEREN

SUM-100 FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE) Action of the last supply to the supply to t

American LegalNet, Inc. | www.USCourtForms.com

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta

su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que liame a un abogado inmediatamente. Si no conoce a un abogado, puede liamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de abogados locales.

	corte es): ornia, County of San Diego		CASE NUMBER: (Número del Caso): 37-2007-0	0076496-CU-DF-\$0
Kevin Vanginderen 637 Third Ave., Ste. E1,	phone number of plaintiff's attorney, número de teléfono del abogado del	or plaintiff without an attori demandante, o del deman	ney, is: dante que no tlene abo	ogado, es):
DATE: (Fecha) OCT 01	2007	Clerk, by(Secretario)	OZOME?	Deputy (Adjunto)
(Para prueba de entrega de e	3. on behalf of (specify): under: CCP 416.10 (cc CCP 416.20 (dc	orporation) efunct corporation) essociation or partnership)	CCP 416.60 (m	
	4 other (specify):		•	Page 1 of 1
Form Adopted for Mandatory Use Judicial Council of California	0.11		Code of	Civil Procedure §§ 412.20, 465

SUMMONS

		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Bar i	number, and address):	FOR COURT USE ONLY
Kevin Vanginderen		
637 Third Ave., Ste. E-1 Chula Vista, CA 91910		
TELEPHONE NO.: (619) 585-7414	FAX NO.:	
ATTORNEY FOR (Name): plaintiff in pro per		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sa	n Diego	A the state of the state of
STREET ADDRESS: 500 3rd Ave.		高级 · 1 · P · 13 · 19
MAILING ADDRESS: 500 3rd Ave.	10.5640	
CITY AND ZIP CODE: Chula Vista, CA 9191 BRANCH NAME: South County Divisio	10-3649	
CASE NAME:	111	
VANGINDEREN v. CORNELL UN	UVERSITV	}
CIVIL CASE COVER SHEET		CASE NUMBER:
✓ Unlimited	Complex Case Designation	37-2007-00076496-CU-DF-SC
(Amount (Amount	Counter Joinder	
demanded demanded is	Filed with first appearance by defenda	nt JUDGE:
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT:
	ow must be completed (see instructions or	1 page 2).
1. Check one box below for the case type tha		
Auto Tort		rovisionally Complex Civil Litigation Cal. Rules of Court, rules 3.400–3.403)
Auto (22)	Breach of contract/warranty (06) Rule 3.740 collections (09)	
Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property		Antitrust/Trade regulation (03)
Damage/Wrongful Death) Tort	Other collections (09)	Construction defect (10)
Asbestos (04)	Insurance coverage (18) Other contract (37)	Mass tort (40) Securities litigation (28)
Product liability (24)	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45)	Eminent domain/Inverse	
Other PI/PD/WD (23)	condemnation (14)	Insurance coverage claims arising from the above listed provisionally complex case
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)
Business tort/unfair business practice (07)	Other real property (26)	nforcement of Judgment
Civil rights (08)	Unlawful Detainer	Enforcement of Judgment (20)
Defamation (13)	[iscellaneous Civil Complaint
Fraud (16)	Residential (32)	RICO (27)
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)
Professional negligence (25)		iscellaneous Civil Petition
Other non-PI/PD/WD tort (35)	Asset forfeiture (05) Petition re: arbitration award (11)	Partnership and corporate governance (21)
Employment Wrongful termination (36)	Writ of mandate (02)	Other petition (not specified above) (43)
Other employment (15)	Other judicial review (39)	
		es of Court. If the case is complex, mark the
factors requiring exceptional judicial management	gement:	s of Court. If the case is complex, mark the
a. Large number of separately repre-	sented parties d. Large number of	of witnesses
b. Extensive motion practice raising	difficult or novel e. Coordination w	ith related actions pending in one or more courts
issues that will be time-consuming		s, states, or countries, or in a federal court
c. Substantial amount of documenta	ry evidence f. Substantial pos	tjudgment judicial supervision
3. Remedies sought (check all that apply): a.		claratory or injunctive relief c. punitive
4. Number of causes of action (specify): Lit		
	s action suit.	
6. If there are any known related cases, file a		av use form CM-015.)
Date: October 1, 2007	/ / / - / / - / / - / / - / / - / / - / / - /	
Kevin Vanginderen		7/
(TYPE OR PRINT NAME)	ISIG	NATURE OF PARTY OR ATTORNEY FOR PARTY)
	NOTICE	
		(except small claims cases or cases filed of Court, rule 3.220.) Failure to file may result
in sanctions. • File this cover sheet in addition to any cover	er sheet required by local court rule.	<u> </u>
If this case is complex under rule 3.400 et		nust serve a copy of this cover sheet on all
other parties to the action or proceeding.	•	
Unless this is a collections case under rule	3.740 or a complex case, this cover shee	t will be used for statistical purposes only. Page 1 of 2
Form Adopted for Mandatory Use	CIVIL CASE COVER SHEET	Cal. Rules of Court, rules 2.30, 3.220, 3.400-3.403, 3.740;

Judicial Council of California CM-010 [Rev. July 1, 2007]

Cal. Standards of Judicial Administration, std. 3.10

www.courtinto.ca.gov

American LegalNet, Inc.

www.FormsWorldfow.com

ATTORIES OF PARTICULAR ATTORIES OF THE PARTICULA		982.1(1)
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state Imber, and address):		FOR COURT USE ONLY
Kevin Vanginderen		
637 3rd Avenue, Suite E-1		
Chula Vista, CA 91910		
TELEPHONE NO: (619) 585-7414 FAX NO. (Optional):		
TELEPHONE NO. (619) 585 - 7414 FAX NO. (Optional): E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
NAME OF COURT: Superior Court of Californi	a. San Diego County	
STREET ADDRESS: 500 Third Ave.	a, san brege county	1
MAILING ADDRESS: 500 Third Ave.		
CITY AND ZIP CODE: Chula Vista, CA 91910-5649		
BRANCH NAME: South County		
PLAINTIFF: Kevin Vanginderen		7
		İ
DEFENDANT: Cornell University		
· ·		
Boro 4 To		
DOES 1 TO		_
COMPLAINT — Personal Injury, Property Damage, Wro	ongful Death	1
AMENDED (Number):	_	1
Type (check all that apply):		1
MOTOR VEHICLE X OTHER (specify): P	ublic Disclosure of	1
Property Damage Wrongful Death	Private Fact/Libel	
X Personal Injury X Other Damages (s	pecify): loss of	1
reputation, mental anguish	·. · · · · · · · · · · · · · · · · · ·	
Jurisdiction (check all that apply):		
ACTION IS A LIMITED CIVIL CASE		CASE NUMBER:
Amount demanded does not exceed \$10,000		1
exceeds \$10,000, but doe	s not exceed \$25,000	2007-00076496-CU-DF-SC
X ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,		2007-00076430 00
ACTION IS RECLASSIFIED by this amended complain	t	
from limited to unlimited		
from unlimited to limited		<u> </u>
1. PLAINTIFF (name): Kevin Vanginderen	•.	
alleges causes of action against DEFENDANT (name): Con	nell University	•
2. This pleading, including attachments and exhibits, consists	of the following number of pages	: 2
3. Each plaintiff named above is a competent adult		
a. X except plaintiff (name): Cornell Univers	sitv	•
(1) a corporation qualified to do business in Califo		
(2) an unincorporated entity (describe):		
(3) X a public entity (describe): a public un	iversity	
(4) a minor an adult	· -	
(a) for whom a guardian or conservator of the	estate or a guardian ad litem ha	s been appointed
(b) other (specify):		
(5) other (specify):	•	
	·	•
b. except plaintiff (name):		
(1) a corporation qualified to do business in Califo	rnia	
(2) an unincorporated entity (describe):	•	
(3) a public entity (describe):		
(4) a minor an adult		
(a) for whom a guardian or conservator of the	estate or a guardian ad litem ha	s been appointed
(b) other (specify):	-	
(5) other (specify):		
C. A. Proposition of Control of C		
Information 1 1 100		
Information about additional plaintiffs who are not cor	npetent adults is shown in Comp	laint — Attachment 3.
Form Approved for Optional Use COMPLAINT — P	ersonal Injury, Property	Legal Code of Civil Procedure, § 425.12
	Wrongful Death	Solutions & Plus
24.11490)		∟ ര rius

SHORT TITLE: VANGINDEREN V. C NELL UNIVERSITY	CASE NUMBER:
_	
4. X Plaintiff (name): Kevin Vanginderen is doing business under the fictitious name (specify):	
and has complied with the fictitious business name laws.	
5. Each defendant named above is a natural person	
a. X except defendant (name):	c except defendant (name):
 (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe): 	 (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe):
(4) X a public entity (describe): a public university	(4) a public entity (describe):
(5) other (specify):	(5) other (specify):
b. except defendant (name):	d. except defendant (name):
(1) a business organization, form unknown	(1) a business organization, form unknown
(2) a corporation(3) an unincorporated entity (describe):	(2) a corporation (3) an unincorporated entity (describe):
(4) a public entity (describe):	(4) a public entity (describe).
(5) other (specify):	(5) other (specify):
Information about additional defendants who are not natural	al persons is contained in Complaint — Attachment 5.
6. The true names and capacities of defendants sued as Does are	e unknown to plaintiff.
7. Defendants who are joined pursuant to Code of Civil Processing	edure section 382 are (names):
8. This court is the proper court because	
a. at least one defendant now resides in its jurisdictional	ion or unincorporated association is in its jurisdictional area.
9. X Plaintiff is required to comply with a claims statute, and a. X plaintiff has complied with applicable claims statutes, o b. plaintiff is excused from complying because (specify):	r

SHORT TITLE: VANGINDEREN V. ORNELL UNIVERSITY	CASE NUMBER:	
10. The following causes of action are attached and the statements above apply to each (each causes of action attached): a Motor Vehicle b General Negligence c. [X] Intentional Tort d Products Liability e Premises Liability f Other (specify):	h complaint must have one or more	
11. Plaintiff has suffered a wage loss b loss of use of property c hospital and medical expenses d general damage e property damage f loss of earning capacity g other damage (specify): loss of reputation, mental anguish		
12. The damages claimed for wrongful death and the relationships of plaintiff to the death a. listed in Complaint — Attachment 12. b. as follows:	ceased are	
13. The relief sought in this complaint is within the jurisdiction of this court.	•	٠
 14. PLAINTIFF PRAYS for judgment for costs of suit; for such relief as is fair, just, and equitate a. (1)		
15. The paragraphs of this complaint alleged on information and belief are as follows (s) Date: October 1, 2007	pecify paragraph numbers):	
Kevin Vanginderen	NTURE OF PLAINTIFF OR ATTORNEY)	

982.1(1) [Rev. July 1, 2002]

COMPLAINT — Personal Injury, Property Damage, Wrongful Death

Page 3 of 3

SHORT TITLE:	TID NIC TATORDEN	,, ,	CODMETT	INTERNO O TON
SHORT TILE.	VANGINDEREN	٧.	COKNELL	ONIAFKOIII

CAUSE OF ACTION - Intentional Tort	Page 4
ATTACHMENT TO XXI Complaint Cross-Complaint	
Use a separate cause of action form for each cause of action.)	
T-1. Plaintiff (name): Kevin Vanginderen	
alleges that defendant (name): Cornell Univeristy	

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): March 17 1983, September 2, 2007, and continuing at (place): Cornell Univeristy, Chula Vista, CA, and to all national and international internet service protocol adresses (description of reasons for liability):

On March 17, 1983, a publication funded and operated by the defendant named the "Cornell Chronicle", was published with defamatory and libelous information about the plaintiff. The publication stated that an incorrect criminal charge was brought against the plaintiff, it misstated the basis for the actual charge brought against him and further portrayed the plaintiff as the likely perpetrator and suspect of numerous crimes he was never investigated for, charged with, nor had any involvement in. Sometime in the year 2007, the defendant republished this article onto the internet by placing it in the public domain on the defendant's library website for the first time, which was over twenty four years after its first more limited publication.

On September 2, 2007, the plainitff first became aware of the original publication when he conducted an annual "google search" of his name on the internet. The false statements became prominently available to the plaintiff and all others running a similar commonly conducted search. The defendant was informed of these circumstances by the plaintiff on that date and asked to correct it, however, the defendant has refused to delete this information from the public domain resulting in potentially infinite occurences of new counts of liability for libel.

The defendant is liable for damages for multiple counts of Libel dating back over twenty four years. The plaintiff has suffered extreme emotional distress and loss of reputation from the conduct of the defendant and requests general and punitive damages in the amount of \$1,000,000.



SHORT TITLE: VANGINDEREN V. CORNELL UNIVERSITY	CASE NUMBER:
2 CAUSE OF ACTION - Intentional Tort	. Page <u>5</u>
ATTACHMENT TO X Complaint Cross-Complaint	
(Use a separate cause of action form for each cause of action.)	
IT-1. Plaintiff (name): Kevin Vanginderen	•
alleges that defendant (name): Cornell Univeristy	

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): September 2, 2007, and continuing

at (place): Chula Vista, CA, and to all national and international internet service protocol adresses (description of reasons for liability):

On March 17, 1983, a publication funded and operated by the defendant named the "Cornell Chronicle", was published with information which stated that a criminal charge was brought against the plaintiff and that he was the likely perpetrator and suspect of numerous crimes that he was never charged with. Sometime in the year 2007, the defendant republished this article onto the internet by placing it in the public domain on the defendant's library website for the first time, twenty four years after its first limited publication.

On September 2, 2007, the plainitff first became aware of the original publication when he conducted an annual "google search" of his name on the internet. The defendant's statements from 1983 regarding the plaintiff have now for the first time become prominently available to the plaintiff and all others running a similar commonly conducted search. The information stating that a charge had been brought against the plainitff in 1983 was first made available by the defendant in a prominent manner on the internet over twenty four years after the event. The defendant was informed of these circumstances by the plaintiff on that date and asked to delete it, however, the defendant has refused to delete this information from the public domain resulting in potentially infinite occurences of new counts of liability for Public Disclosure of Private Facts.

The defendant is liable for damages for multiple counts of tortious Public Disclosure of Private Facts for disclosing private information dating back over twenty four years. The plaintiff has suffered extreme emotional distress and loss of reputation from the conduct of the defendant and requests general and punitive damages in the amount of \$1,000,000.

Form Approved by the Judicial Council of California Effective January 1, 1982 Rule 982,1(4) Optional Form

CAUSE OF ACTION - Intentional Tort

Legal Solutions & Plus

CCP 425.12

	<u> </u>	
SUPERIOR COURT OF CALIFORNIA, COU	OF SAN DIEGO	
CITY AND ZIP CODE: Chula Vista, CA 91910-5649		
BRANCH NAME: South County		
TELEPHONE NUMBER: (619) 691-4400		
PLAINTIFF(S) / PETITIONER(S): KEVIN	VANGINDEREN	
DEFENDANT(S) / RESPONDENT(S): Cornell	University	
VANGINDEREN VS. CORNELL UNIVERSITY		
NOTICE OF C	ASE ASSIGNMENT	CASE NUMBER: 37-2007-00076496-CU-DF-SC

Judge: William S. Cannon

Department: S-04

COMPLAINT/PETITION FILED: 10/01/2007

CASES ASSIGNED TO THE PROBATE DIVISION ARE NOT REQUIRED TO COMPLY WITH THE CIVIL REQUIREMENTS LISTED BELOW

IT IS THE DUTY OF EACH PLAINTIFF (AND CROSS-COMPLAINANT) TO SERVE A COPY OF THIS NOTICE WITH THE COMPLAINT (AND CROSS-COMPLAINT).

ALL COUNSEL WILL BE EXPECTED TO BE FAMILIAR WITH SUPERIOR COURT RULES WHICH HAVE BEEN PUBLISHED AS DIVISION II, AND WILL BE STRICTLY ENFORCED.

TIME STANDARDS: The following timeframes apply to general civil cases and must be adhered to unless you have requested and been granted an extension of time. General civil consists of all cases except: Small claims appeals, petitions, and unlawful detainers.

COMPLAINTS: Complaints must be served on all named defendants, and a CERTIFICATE OF SERVICE (SDSC CIV-345) filed within 60 days of filing. This is a mandatory document and may not be substituted by the filing of any other document.

DEFENDANT'S APPEARANCE: Defendant must generally appear within 30 days of service of the complaint. (Plaintiff may stipulate to no more than a 15 day extension which must be in writing and filed with the Court.)

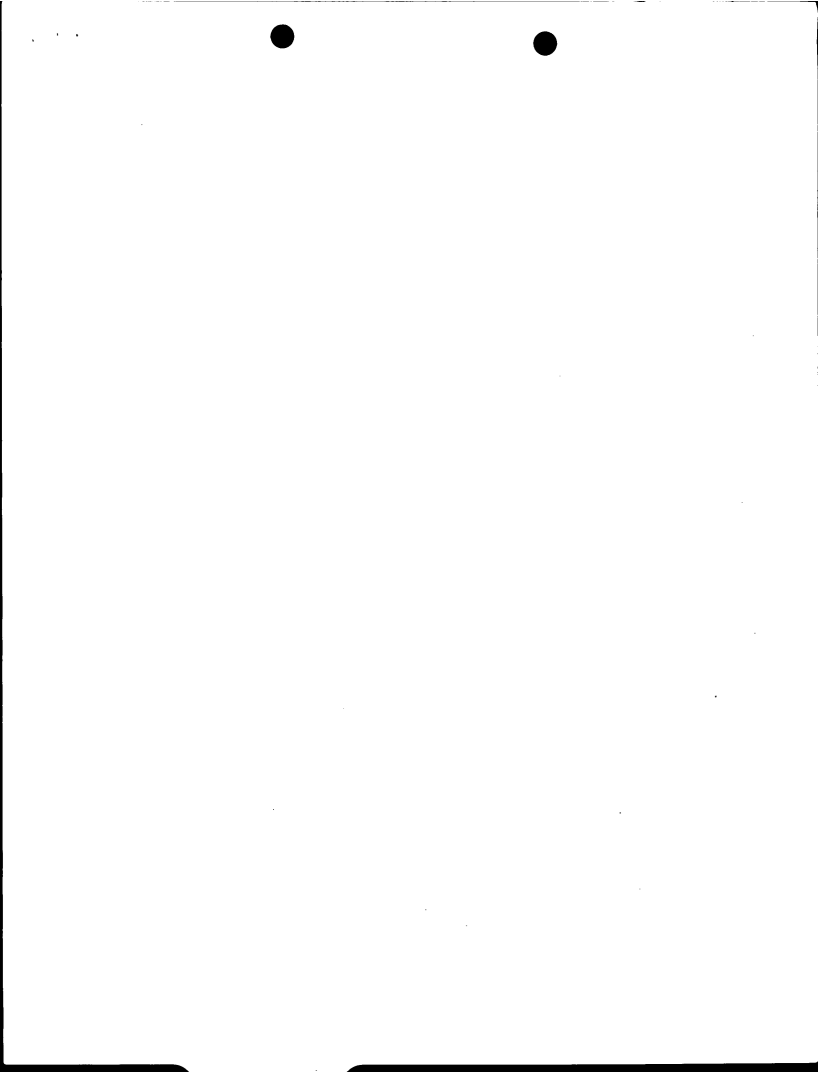
DEFAULT: If the defendant has not generally appeared and no extension has been granted, the plaintiff must request default within 45 days of the filing of the Certificate of Service.

THE COURT ENCOURAGES YOU TO CONSIDER UTILIZING VARIOUS ALTERNATIVES TO LITIGATION, INCLUDING MEDIATION AND ARBITRATION, PRIOR TO THE CASE MANAGEMENT CONFERENCE. MEDIATION SERVICES ARE AVAILABLE UNDER THE DISPUTE RESOLUTION PROGRAMS ACT AND OTHER PROVIDERS. SEE ADR INFORMATION PACKET AND STIPULATION.

YOU MAY ALSO BE ORDERED TO PARTICIPATE IN ARBITRATION PURSUANT TO CCP 1141.10 AT THE CASE MANAGEMENT CONFERENCE. THE FEE FOR THESE SERVICES WILL BE PAID BY THE COURT IF ALL PARTIES HAVE APPEARED IN THE CASE AND THE COURT ORDERS THE CASE TO ARBITRATION PURSUANT TO CCP 1141.10. THE CASE MANAGEMENT CONFERENCE WILL BE CANCELLED IF YOU FILE FORM SDSC CIV-359 PRIOR TO THAT HEARING

SDSC CIV-721 (Rev. 11-06)

Page: 1



^						
1	BERT H. DEIXLER (SBN 70614)					
2	CLIFFORD S. DAVIDSON (SBN 246119) PROSKAUER ROSE LLP					
3	2049 Century Park East, 32nd Floor Los Angeles, CA 90067-3206					
4	Telephone: (310) 557-2900 Facsimile: (310) 557-2193					
5	Attorneys for Defendant,					
6	CORNĚLL UNIVERSIŤY					
7						
8	SUPERIOR COURT OF THE	STATE OF CALIFORNIA				
9	FOR THE COUNTY OF SAN DIEGO					
10	SOUTH COUNTY DIVISION					
11	KEVIN VANGINDEREN,	Case No. 37-2007-007-0076496-CU-DF-SC				
12	Plaintiff,) Hon. William S. Cannon) Department S-04				
13	V.) NOTICE TO ADVERSE PARTY OF				
14	CORNELL UNIVERSITY,	DEFENDANT'S FILING OF NOTICE OF REMOVAL TO UNITED STATES				
15	Defendant.	DISTRICT COURT FOR THE SOUTHERN DISTRICT OF				
16		CALIFORNIA				
17))) Action Filed: October 1, 2007				
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0709v1	NOTICE TO ADVERSE PA	ARTY OF REMOVAL				
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8085/21177-00 Current/102207

TO PLAINTIFF KEVIN VANGINDEREN AND HIS ATTORNEYS OF RECORD:			
PLEASE TAKE NOTICE that a Notice of Removal of this action was filed in the United			
States District Court for the Southern District of California on October 29, 2007, bearing Case No.			
, by Defendant Cornell U	Iniversity		
A true and correct copy of the Notice of Removal is attached to this Notice as Exhibit A,			
and is served and filed herewith.			
DATED: October 30, 2007	BERT H. DEIXLER CLIFFORD S. DAVIDSON		
·	PROSKAUER ROSE LLP		
	Bert H. Deixler		
	Attorneys for Defendant, CORNELL UNIVERSITY		
	·		
	·		
·			
NOTICE TO ADVERSI	1 E PARTY OF REMOVAL		
	PLEASE TAKE NOTICE that a Notice of States District Court for the Southern District of, by Defendant Cornell UA true and correct copy of the Notice of I		

8085/21177-001. Current/10220709v1.

1 2 3 4 5 6 7 8 9	BERT H. DEIXLER (SBN 70614) CLIFFORD S. DAVIDSON (SBN 246119) PROSKAUER ROSE LLP 2049 Century Park East, 32nd Floor Los Angeles, CA 90067-3206 Telephone: (310) 557-2900 Facsimile: (310) 557-2193 Attorneys for Defendant, CORNELL UNIVERSITY SUPERIOR COURT OF THE FOR THE COUNTY SOUTH COUNT	OF SAN DIEGO
11	KEVIN VANGINDEREN,) Case No. 37-2007-007-0076496-CU-DF-SC
12	Plaintiff,	Hon. William S. Cannon
13	v.) Department S-04
. 14	CORNELL UNIVERSITY,) NOTICE TO STATE COURT OF) DEFENDANT'S FILING OF NOTICE
15	Defendant.	OF REMOVAL TO UNITED STATES DISTRICT COURT FOR THE
16) SOUTHERN DISTRICT OF) CALIFORNIA
17))
18	•	Action Filed: October 1, 2007
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001 20782v1	NOTICE TO STATE CO	URT OF REMOVAL

8085/21177-001 Current/10220782v1

1	TO THE HONORABLE WILLIAM S. CANNON, JUDGE OF THE SUPERIOR COURT OF				
2	THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN DIEGO, SOUTH COUNTY				
3	DIVISION:				
4	PLEASE TAKE NOTICE that on October	PLEASE TAKE NOTICE that on October 29, 2007, defendant Cornell University filed a			
5	Notice of Removal of the above-entitled action, pu	Notice of Removal of the above-entitled action, pursuant to 28 U.S.C. § 1441(b), in the United			
6	States District Court for the Southern District of California, bearing Case No.				
7					
8	A true and correct copy of the Notice of Removal filed with the United States District				
9	Court for the Central District of California is attached hereto as Exhibit A. Pursuant to 28 U.S.C.				
10	§ 1446(d), the action in this Court "shall proceed no further unless and until the case is remanded."				
11					
12		BERT H. DEIXLER CLIFFORD S. DAVIDSON			
13		PROSKAUER ROSE LLP			
14					
15		Bert H. Deixler			
16		Attorneys for Defendant, CORNELL UNIVERSITY			
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	NOTICE TO STATE CO	NIDT OF DEMOVAL			

8085/21177-001 Current/10220782v1

OCT 29	2007	7:14 AM FR PROSKAUER	3105572193 TO 0345#21177001#16 P.03				
ا مهار دروسی							
,	1	BERT H. DEIXLER, SBN 70614 bdeixler@proskauer.com CLIFFORD S. DAVIDSON, SBN 246119	FILED				
	2	CLIFFORD S. TAVIDSON, SBN 246119 cdavidson@proskauer.com PROSKAUER ROSE LLP	The state of the s				
	3	PROSKAUER ROSE LLP 2049 Century Park East, 32nd Floor Los Angeles, CA 90067-3206	07 OCT 29 AM 11: 52				
for a man	4 5	Telephone: (310) 557-2900 Facsimile: (310) 557-2193	CLERK, U.S. DISTRICT COURT -SOUTHERN DISTRICT OF CALIFORNIA				
The state of the s	· 6	Attorneys for Defendant, CORNELL UNIVERSITY	PEPUT.Y				
energy and	8		RY FAX				
<u>O</u>	9	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA					
OC.	10	2001 HEKN DIZIKIĆ	I OF CALIFORNIA				
	11	KEVIN VANGINDEREN,	Case No. 20 45 BTM (JMA)				
1	12	Plaintiff,	PROOF OF SERVICE				
	13	v .)				
	14	CORNELL UNIVERSITY,	}				
	15	Defendant.					
	16		}				
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8085/21177-0 Gurrent/10229		PROOF OF SE	ERVICE				

1	PROOF OF SERVICE		
2			
. 3	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES		
4 5	I declare that: I am employed in the county of Los Angeles, California. I am over the age of eighteen years and not a party to the within cause; my business address is 2049 Century Park East, Suite 3200, Los Angeles, California 90067-3206.		
6	On October 29, 2007, I served the foregoing documents, described as:		
7	1. CIVIL COVER SHEET;		
8	2. NOTICE OF REMOVAL OF CIVIL ACTION FROM THE SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN DIEGO, SOUTH COUNTY DIVISION; DECLARATION OF CLIFFORD S. DAVIDSON; and		
10	3. NOTICE OF PARTY WITH FINANCIAL INTEREST		
11 12	by placing the original a true copy thereof enclosed in scaled envelopes addressed as follows:		
13	Kevin Vanginderen		
1,4	637 3rd Avenue, Suite E-1 Chula Vista, CA 91910		
15	(By Fax) By transmitting a true and correct copy thereof via facsimile transmission		
16			
17	(By Mail) I am "readily familiar: with the Firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with U.S. postal service on that same day with postage thereon fully propaid at Los Angeles.		
18 19	U.S. postal service on that same day with postage thereon fully propaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.		
20	(By Personal Service)		
21	By personally delivering such envelope to the addressee.		
22	By causing such envelope to be delivered by messenger to the office of the addressee.		
23			
24	By causing such envelope to be delivered by the office of the addressee by OVERNIGHT DELIVERY via Federal Express or by other similar overnight delivery service.		
25			
26	(Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.		
27	Executed on October 29, 2007, at Los Angeles, California		
28	Ivania Munguia Type or Print Name Signature		
8085/21177-001 Curre:1/10229823v1	PROOP OF SERVICE		

by law, except as provided by loc	the information contained herein nei	ther replaced by the Jud	dicial Conference of the Uni	ted States in September	1974, is required for the use
of the Clerk of Court for the purp	ose of initiating the civil docket shee	t. (SEE IN	STRUCTIONS ON THE SE	COND PAGE OF THIS F	FORM.)
I. (a) PLAINTIFFS			DEFENDANTS	· • • •	ILLU
Kevin Vanginderen			Cornell Univer		goth
				07 OCT	
			'07 (N 2045	STRICT COURT ISTRICT OF CALIFORNIA
(b) COUNTY OF RESIDENCE OF FI	irst Listed Plaintiff San Diego	, CA	COUNTY OF RESIDENCE OF FIR		
(EXCEPT IN U.	S. PLAINTIFF CASES)		(IN U.S. I NOTE: IN LAND CONDEMN	PLAINTIFF CASES ON	Y)
-			TRACT OF LAND IN		OCATION OF THE
(c) ATTORNEYS (FIRM NAME, ADI (appearing in pro			ATTORNEYS (IF KNOWN) Bert H. Deixle	r. Clifford S	. Davidson
637 Third Ave., S		•	Proskauer Rose		
Chula Vista, Cali			2049 Century F		
(619) 585-7414	•		Los Angeles, C		067-3206
U DAGIO OF UIDIODIOT			(310) 557-2900		
II. BASIS OF JURISDICT	'ION (PLACE AN 'X' IN ONE BOX ONLY)		IZENSHIP OF PRINCI Diversity Cases Only)		ACE AN 'X' IN ONE BOX FOR AND ONE BOX FOR DEFENDANT)
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	,,,,,,	PT DEF	•	PT DEF
		Citizen of T	his State X 1		
2 U.S. Government \(\) Defendant	∆ J 4 Diversity (Indicate Citizenship of Parties)	Citizen of A	Another State 2	of Business in This S 2 Incorporated and Princi	——————————————————————————————————————
	in Item III)			of Business in Anothi	er State
		Citizen or S Foreign		3 Foreign Nation	6 6
	(CITE THE U.S. CIVIL STATUTE UND				
DO NOT CITE JURISDICTIONAL ST	•		ant removes this case	-	
	jurisdiction over the matter nat the amount in controvers				
	· · · · · · · · · · · · · · · · · · ·		is \$75,000 and there	IS COMPICEE GIVEIS	
V. NATURE OF SUIT (I	PLACE AN "X" IN ONE BOX ONLY)	·	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
110 insurance	TORTS PERSONAL INJURY PERSONAL	LINJURY	610 Agriculture	422 Appeal 28 USC 158	
120 Marine	1 045 Allerter a Danafront	rsonal Injury -	620 Other Food & Drug		410 Antitrust
130 Miller Act		dical Malpractions	023 Didg Related	423 Withdrawal 28 USC 157	430 Banks and Banking 450 Commerce/ICC Rates/etc.
140 Negotiable Instrument 150 Recovery of Overpayment	X 320 Assault, Libel & Pro	duct Liability	Seizure of Property 21 USC 881	PROPERTY RIGHTS	460 Deportation
& Enforcement of Judgment		pestos Persona Product Liabili	\	820 Copyrights	470 Racketeer Influenced and Corrupt Organizations
151 Medicare Act	Liability 340 Marine REPSONAL	•	640 R.R. & Truck 650 Airline Regs.	830 Patent	810 Selective Service
152 Recovery of Defaulted Student Loans (Excl. Veterans)	345 Marine Product	L PROPERTY	660 Occupational	840 Trademark	850 Securities/Commodities/ Exchange
153 Recovery of Overpayment	I	ner Fraud th in Lending	Safety/Health	SOCIAL SECURITY	875 Customer Challenge
of Veteran's Benefits		ner Personal	690 Other	861 HIA (13958)	12 USC 3410 891 Agricultural Acts
160 Stockholders' Suits		perty Damage	LABOR	862 Black Lung (923)	892 Economic Stabilization
195 Contract Product Liability		perty Damage duct Liability	710 Fair Labor Standards Act	863 DIWC/DIWW .	Act 893 Environmental Matters
REAL PROPERTY	CIVIL RIGHTS PRISONER	PETITION	S 720 Labor/Mgmt. Relations	(405(g)) 864 SSID Title XVI	894 Energy Allocation Act
210 Land Condemnation	II 441 VOUND I	on to Vacate	730 Labor/Mgmt.	865 RSi (405(g))	895 Freedom of Information Act
220 Foreclosure	1 1 1 4 4 0 5 1	ence S CORPUS:	Reporting & Disclosure Act	FEDERAL TAX SUITS	900 Appeal of Fee
230 Rent Lease & Ejectment	443 Housing/ 530 Gen		740 Railway Labor Act	870 Taxes (U.S. Plaintiff	Determination Under Equal Access to Justice
240 Torts to Land		h Penalty damus & Other	790 Other Labor Litigation	or Defendant)	950 Constitutionality of
245 Tort Product Liability 290 All Other Real Property	1440 Other Civil Pights 550 Civil	Rights on Conditions	791 Empl. Ret. Inc. Security Act	871 IRS - Third Party 26 USC 7609	State Statutes 890 Other Statutory Actions
VI. ORIGIN			N ONE BOX ONLY)	<u> </u>	BBO Officer Statisticity Actions
1 Original X 2 Rem	noval from 3 Remanded from Appellate Court	4 Rei	nstated or 5 Transferre opened another dist (specify)		ct 7 Appeal to District Judge from Magistrate Judgment
VII. REQUESTED IN	CHECK IF THIS IS A CLASS A	CTION D	DEMAND\$ 1,000,000		ly if demanded in complaint
COMPLAINT:	UNDER F.R.C.P. 23			JURY DEMAND): YES X NO
VIII. RELATED CASE(S) IF ANY	(See instructions): JUDGE	·····	Do	cket Number	
DATE	SIGNATURE OF ATTO	RNEY OF REC	ORD <		
October 26, 2007	i	1.	12	<u>. </u>	
	SU 1/2 (0/29/17				
	ERFECT\22816\1 January 24, 2000 (3:1	(lnm)			

ORIGINAL

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA SAN DIEGO DIVISION

143754 -- KD

October 29, 2007 11:51:42

Civ Fil Non-Pris

USA0 #.: 07CV2045

Judge..: BARRY T MOSKOWITZ

Amount.:

\$350.00 CK

Check#.: BC 64062

Total-> \$350.00

FROM: CIVIL FILING

VANGINDEREN V. CORNELL UNIV.