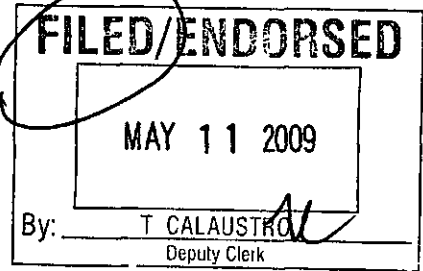


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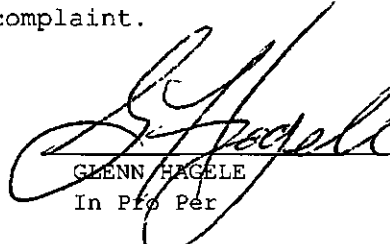
4 GLENN HAGELE, IN PRO PER

5
6 SUPERIOR COURT OF THE STATE OF CALIFORNIA
7 FOR THE COUNTY OF SACRAMENTO

8 GLENN HAGELE,) Case No.: 06-AS00839
9 Plaintiff,)
10 vs.) AMMENDMENT TO COMPLAINT
11 BRENT HANSON, et al) TRUE NAME OF DOE 5 DEFENDANT
12 Defendant)
13)

14 On filing of the complaint, plaintiff not knowing the true name of a defendant,
15 and having designated defendant in the complaint by the fictitious name of DOE 5,
16 and having discovered the true name of the defendant to be MICRO JET POSITIONS,
17 LLP, plaintiff hereby amends the complaint by inserting the true name in place of
18 the fictitious name wherever it appears in the complaint.

19 DATED: May 11, 2009

20
21 
22 GLENN HAGELE
In Pro Per

23 DATED:

24
25 
26 Judge of the Superior Court
27
28