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CLERK US DISTRICT COURT
GREENSBORO, N.C.

UNITED STATES DISTRICT COURT

For the
Middle District of North Carolina

Deric James Lostutter)
)
)
_____)
Plaintiff(s))
v.)
Thomas Olsen, Alexandria Goddard,)
and Michelle, McKee)
)
_____)
Defendant(s))

Civil Action No: 16CV1098.

COMPLAINT

JURY TRIAL DEMANDED

Complaint

NOW COMES the Plaintiff **DERIC LOSTUTTER**, pursuant to the North Carolina Rules of Civil Procedure and other Statues and Laws of North Carolina, complaining of the Defendants, **THOMAS OLSEN, ALEXANDRIA GODDARD** and **MICHAEL MCKEE**, and states as follows:

ALLEGATIONS COMMON TO ALL COUNTS

Jurisdiction and Venue

1. Personal Jurisdiction is proper in accordance with N.C.G.S.A § 1-75.4(3) and 1-75.4(4)(a) as the injuries and actions alleged herein occurred within the state.
2. Jurisdiction is proper in the Federal Court of the Middle District of North Carolina because the amount in controversy is greater than \$75,000 and the Plaintiff alleges Federal statute violations by the Defendants who reside in different states other than North Carolina (diversity of citizenship).
3. Venue is proper in Middle District of North Carolina because the injuries and action alleged occurred within Forsythe County, North Carolina.

Parties

4. The plaintiff, Deric Lostutter, is a current resident of Forsyth County, North Carolina and was living in Forysth County, North Carolina the time of registration of DericLostutter.org. Plaintiff is a previous acquaintance of defendant parties through his philanthropy in the rights of rape victims. Plaintiff has been residing in Forsyth County, North Carolina during the course of alleged violations of the CyberStalking Statute stemming from the actions of the defendant parties. Plaintiff was previously granted ex parte' restraining orders against

defendants Thomas Olsen and Michelle McKee in 2016 in relation to the matters of this suit by Forsyth County court, which proved ineffective in halting their criminal activities. Plaintiff has gone by the following online monikers on various social media, including Twitter: “DericLostutter”, “KYAnonymous”, “ShadowRapz”. Plaintiff is the C.E.O. And founder of Opsec CyberSecurity Solutions, LLC – a legally registered entity in the state of North Carolina who also operates under the DBA “TechAssist” with the SOSID 1452167 formed 6/15/2015 and managed by the plaintiff pursuant to **N.C.G.S 57-D-3-20**.

5. Defendant Thomas Olsen is a resident of Escambia County, Florida, and a United States Citizen, previous affiliate of the hacking activist group “Anonymous”, forming his own offshoot of the group titled, “NextSec” in which some members were arrested by the federal government for unknown reasons. Said defendant is a convicted felon, currently on probation in Escambia County, Florida for stolen firearms and grand theft auto, and previously was hunted by the United States Marshal Service. Said defendant is a friend/acquaintance of defendants Alexandria Goddard, and Michelle McKee from his involvement in the Steubenville Ohio rape protests in 2013. Defendant also is known by the online moniker(s): “ThomasOlsenPops”, “KYAnonExposed”, “Popadopolous”, “NextSec”, “NextSecOfficial”, “DericExposed”, “Pops”, and “DericExposed2” on various social networks, including, but not limited to, Twitter. Said Defendant is the original registrar and webmaster and post author of DericLostutter.org under various usernames including “DericExposed” and “Ταμήσου” (Greek translated to english meaning, “Fuck Off”). Said defendant registered DericLostutter.org with Alibabahost.com and then with orangewebsite.com to circumvent DMCA requests. Said defendant knows defendant through his affiliation with the Steubenville Rape Case protests in 2013. Said defendant attended Plaintiff’s presentation and speech in Columbus Ohio at the “614Con” information security convention at Actual Brewing Company in 2014.
6. Defendant Alexandria Goddard is a resident of Franklin County, Ohio, who immigrated to the United States from Germany to Ohio as a young girl, and also living in the western United States briefly. Said defendant is the founder of Xander Business Group, and the blogger/webmaster/author of multiple domains including: Truecrimemcrazytown.com, prinniefied.com, beaconhell.com, dericlostutter.org. Said defendant goes by the online moniker(s): “BeaconHell”, “Prinnie”, “PrinnieDidit”, “p33p”, and “Parrhesia” (Greek to English translated means “free speech”). Said defendant is an acquaintance of defendants Thomas Olsen and Michelle McKee through her coverage of the Steubenville Rape Case and various other matters defendant has blogged about online. Said defendant has also met defendants in real life at various times throughout the past 5 years for their involvement in the Steubenville Rape Case protests in her home-state of Ohio. Said defendant knows plaintiff due to her inquiry to have Plaintiff seek justice for the Steubenville Rape Case victims. Said defendant attended Plaintiff’s presentation and speech in Columbus Ohio at the “614Con” information security convention at Actual Brewing Company in 2014.
7. Defendant Michelle McKee is a resident of Pierce County, Washington and is currently not known to be employed. Said defendant claims to live off of social security. Said defendant goes by the online moniker: “MichelleLMcKee”, “CrimeWriters” and “Michelle McKee” on various social networks including Twitter.
8. DericLostutter.org is a website, which has been operating since April 2015

Factual Background

9. Plaintiff was born May 8th, 1987 and is presently 29 years of age and is a United States citizen.
10. Plaintiff is well known because Plaintiff has been featured in multiple publications including Rolling Stone Magazine and CNN for his activism for woman's rights regarding the Steubenville Rape Case, resulting in movie star Brad Pitt obtaining the rights to the Rolling Stone article for movie production purposes.
11. Plaintiff has submitted numerous take down requests to hosts of DericLostutter.org citing the U.S.C. §1125, to which Alibabahost complied in 2015 without transferring the domain to Plaintiff.
12. Plaintiff, using legal investigation and data forensic methods, submitted a false tip to Dericlostutter.org with an IP tracker, harvesting Thomas Olsen's home IP address in Milton Florida. Upon receiving the false tip, Mr. Olsen responded via email with a contact number and his attorney, Kim Picazio's email, who he stated was also helping. Plaintiff solicited the help of his wife to play the role of "Lindsey Westerman" in a recorded video of a google voice call to the number given by the website's owner. The Plaintiff's wife gave the web owner enough information to gain the website owner's trust, and then asked for the name of the website owner. The website owner responded that his name was Thomas Olsen, and confirmed his location to be Milton/Pensacola Florida, the same as the I.P. Address that the Plaintiff legally harvested. Thomas Olsen then admitted to Alexandria Goddard's involvement, as well as Michelle Mckee's involvement in violating the U.S.C. §1125 and the CyberStalking Statute.
13. Upon the removal of the website by Alibabahost, Thomas Olsen transferred the domain to Iceland to OrangeWebsite.com. Plaintiff has submitted the same evidence and DMCA requests to OrangeWebsite.com however OrangeWebsite.com has refused to comply with any requests as they are based in Iceland and do not recognize U.S. Title Code.
14. Plaintiff and the Plaintiff's wife engaged in a brief experimental, and completely legal entrepreneurial engagement with the webcam model business Chaturbate.com in 2015 under the pseudonyms "Archer" and "Lana". The channel and the pornographic content meant for private Chaturbate customers was subsequently leaked by online "troll" affiliates of the defendants via Twitter. Plaintiff immediately signed off of the service, taking down the profile and it's content. Defendants broke Chaturbate's terms of service and copyright protection, and redistributed the plaintiff's profile and pornographic content on DericLostutter.org and Prinniefied.com for purposes of harassing, degrading, and embarrassing the Plaintiff, the Plaintiff's family, and targeting the Plaintiff's official business. (<http://dericlostutter.org/blog/2015/05/07/but-yet-you-do-porn/>) (<http://prinniefied.com/wp/2015/12/01/deric-lostutter-defense-fund/>)
15. On May 9th 2016, defendants hatched a plot to falsely label the Plaintiff threatening, including false threats of rape and violence, this time using what appears to be Facebook

Message generators to imitate Plaintiff Facebook page, typing ridiculous threats, encouraging the readers of the blog to send the fabrications to Plaintiff's local police department and the F.B.I. in an attempt to have Plaintiff arrested and damage the Plaintiff's good name. Doing so would have caused their readers to submit false reports and false evidence. Their blatant and criminal falsifications endangered not only the Plaintiff, but everyone who read the article and believed it. (<http://dericlostutter.org/blog/2015/05/09/deric-threatens-to-rape-and-film-stab-a-girl-threatens-her-kid/>)

16. Plaintiff's business was targeted by all 3 defendants and their friends in a smear campaign in the fall/winter of 2015, resulting in catastrophic loss of clientele and forcing Plaintiff to close the doors of his DBA, TechAssist at the physical location of the business located at 219 North Main Street, Kernersville N.C.
17. Upon the closing of the Plaintiff's business, defendants posted about it on the illegal DericLostutter.org domain, falsely accusing Plaintiff of keeping customer's devices. (<http://dericlostutter.org/blog/2015/12/14/techassist-closes-shop-keeps-customers-phone/>)
18. The harassment of the plaintiff and smear campaign against the plaintiff's company cost the company a projected \$80,000 in revenue for the fiscal year of 2016, and an immediate loss of \$4000 per month.
19. At the time of the smear campaign against Plaintiff's business, Plaintiff was the sole caregiver and provider for his high risk pregnant wife, Jennifer Lostutter, who was in her third trimester. The loss of revenue, combined with the harassment the Plaintiff's family endured, forced undue stress upon the Plaintiff and the Plaintiff's wife. The plaintiff's child was then prematurely stillborn at Forsyth Medical center, in January of 2016.
20. On or about November-December of 2015, defendants made contact with Plaintiff's wife's now 9-year-old son's paternal family and the paternal families friends, with the intent to distribute false and defamatory and damaging content to the paternal family to interfere in a private juvenile custody case in Kenton County. The Plaintiff's wife's son is a minor child, J.A.B.. In December of 2015 multiple posts were made by defendants to the illegal DericLostutter.org domain regarding confidential court matters that they could otherwise have not known. Most of the content is false, and highly defamatory, yet some content is true. The defendant's could not have known the true content had they not made contact with the juveniles paternal family themselves or via third party. (<http://dericlostutter.org/blog/2015/12/29/parental-rights-permanently-terminated/>)(<http://dericlostutter.org/blog/2015/12/21/100-not-allowed-to-see-jennys-son/>)
21. On December 15th of 2015, defendants put in motion a plan to label the Plaintiff, who has a highly publicized history of defending woman's rights, including rape victims, a rapist himself. Defendants posted an article on the illegal DericLostutter.org domain. In the article located at <http://dericlostutter.org/blog/2015/12/15/when-the-kitchen-gets-hot-just-make-rape-threats/> they did not list any threats they alleged me to make, instead listing an article orchestrated by a woman the Plaintiff dated for 5 years who tried to extort the Plaintiff

for money. When the extortion failed, the Plaintiff's ex-girlfriend and defendant Thomas Olsen included third party Don Carpenter to orchestrate the article that was posted by an untrustworthy blog called "DailyDot" in 2014. The article, which the Plaintiff believes is a clever way to bring traffic to his ex-girlfriends pornographic webcam channel for profit, details a false account of sexual assault by the Plaintiff, in which the plaintiff was never charged, questioned, or taken to court. Plaintiff's lawyer responded to the accusation, denying the validity of the woman's claims. The Plaintiff has submitted a takedown request to DailyDot to no avail. The defendants therefore alleged Plaintiff made threats without providing any factual evidence, tagging the Plaintiff's business as a keyword, to further monetarily damage the plaintiff.

22. After the death of plaintiff's child, defendants posted to the DericLostutter.org website did accuse the Plaintiff of using the death of his child for profit on January 7th, 2016. (<http://dericlostutter.org/blog/2016/01/07/using-the-death-of-a-child-for-profit-is-revolting/>) and again on January 8th, 2016 (<http://dericlostutter.org/blog/2016/01/08/jades-relief-how-to-internet-panhandle-and-exploit-a-dead-baby/>). Multiple anonymous commenters then offered their input as well.
23. Plaintiff was granted ex parte protection orders against DericLostutter.org domain owner, defendant Thomas Olsen, as well as a criminal summons in January-February of 2016 by the Forsyth County court in North Carolina.
24. Plaintiff was granted ex parte protection orders against defendant Michelle Mckee in January of 2016 including an injunction listed on the order for defendant to clear her social media of any mention of the plaintiff, the plaintiff's wife, the plaintiff's deceased child, the plaintiff's company/clients, and the DericLostutter.org domain.
25. On February 29th, 2016, Defendant Michelle McKee mailed or faxed Forsyth County District Attorney Jim O'Neill regarding the Plaintiff, claiming that she was a victim of the plaintiff, that plaintiff issued illegal subpoenas even though they were served, signed, and dated by the Forsyth County court, falsely stating that she was unaware of any court actions against her (as it was all she would discuss on Twitter bragging about avoiding service of her restraining order), attaching unrelated, and severely outdated photos of various firearms that Plaintiff has owned over the years, falsely stated that Plaintiff "threatened to have his "bois" rape a woman, film it, and have her daughter watch.", falsely telling the honorable district attorney that the Plaintiff "threatened an entire high school", and named the Plaintiff "a predator".
26. Defendant Michelle Mckee went on to state that a woman by the name of Mary Peeples was a victim of the Plaintiff, when in fact, Stokes County court dismissed a restraining order attempt at the Plaintiff by Ms. Peeples, as it was seen as fabricated information and an attempt to hinder the Plaintiff's legal investigation against Ms. Peeples and her co-conspirators.

27. Defendant Michelle Mckee then stated to the District Attorney Jim O'Neill that she has never contacted anyone's employer, which is false. Defendant has contacted many employers of the Plaintiff, and the Plaintiff's acquaintances, including the employer of Rhonda Rondeau, a California resident and acquaintance of the Plaintiff, which ultimately resulted in Rhonda's termination due to the faxes and harassing tweets to her employer, XI Discovery, a California based business, by the defendants Michelle McKee, and Alexandria Goddard. Rhonda filed a complaint with her local Sheriff, Sheriff Krikorian, Badge Number 5033 Report Number 6Pa00478095 for their harassment of her.
28. Defendant Michelle Mckee also falsely stated that the illegal website DericLostutter.org is protected by the first amendment when it violates the U.S.C. §1125, and knowledge about how it is hosted, therefore admitting involvement with the website.
29. Defendant Michelle Mckee admits to obsessively tweeting (sending public messages via Twitter) to President Obama, the Forsyth County District Attorney, the F.B.I., the First Lady, Celebrities, And the United States Attorney demanding imprisonment of the Plaintiff.
30. Defendant Michelle Mckee's letter to the District Attorney Jim O'Neill states that the Plaintiff is guilty of "grifting" donations. Grifting defined means "petty swindling" and swindling defined is theft by deception. Defendant further defamed the Plaintiff.
31. Defendant Michelle McKee states that Plaintiff's wife and Plaintiff are guilty of fraud and the pregnancy that the Plaintiff's wife lost, having given stillbirth to, never happened, based on her slanderous claim of altered ultrasounds, and "expert" analysis of Facebook photographs, demanding the Attorney investigates the Plaintiff and Plaintiff's wife for fraud. Defendant Michelle McKee submitted a 19 page letter to District Attorney Jim O'Neill regarding the Plaintiff and Plaintiff's wife, submitting falsified "evidence" in a ruse to try to have the Plaintiff investigated and/or arrested.
32. Defendant refers to Plaintiff's deceased child as "medical waste" in the letter to District Attorney Jim O'Neill.
33. Plaintiff filed multiple violations in relation to the aforementioned ex parte protection orders for the continued stalking and harassment of Plaintiff, Plaintiff's family, Plaintiff's friends, and Plaintiff's client's/customers, by defendants Thomas Olsen and Michelle Mckee.
34. Defendants constantly tag the Plaintiff, and Plaintiff's business name in posts to damage search results on the Plaintiff's company.
35. Defendants constantly state that the Plaintiff is a scam artist as a fact rather than an allegation, stating that Plaintiff is ripping people off and embezzling donations for purposes other than what the donations were obtained for.
36. The harassment and financial loss that the Plaintiff's family has endured has put undue stress on the Plaintiff's wife, causing her to seek medication for depression and anxiety.

37. Defendant Michelle Mckee is subject of a criminal Forsyth County Sheriff's investigation, report number: 2016-0034.
38. Defendant Alexandria Goddard is subject of a criminal Forsyth County Sheriff's investigation, report number: 2016-00342
39. Defendant Thomas Olsen is subject of a criminal Forsyth County Sheriff's investigation, report number: 2016-00342
40. Defendants constantly promote illegal DericLostutter.org site and it's contents on various social media profiles to harass and defame the Plaintiff, including contacting anyone who speaks to the Plaintiff, be it media, client, or average person, with the link to the illegal website DericLostutter.org.
41. Plaintiff has repeatedly requested the closure of DericLostutter.org and transfer of DericLostutter.org as mandated by the U.S.C. §1125 to no avail. Plaintiff has also requested multiple times for harassment to cease and mention of the Plaintiff be removed from all social media. Even with restraining order demands, Defendants failed to comply. Therefore, it is the Plaintiffs belief that the Plaintiff has exhausted all pre-trial mediation options and is left with no choice but to seek damages and injunctions by the Federal Court of the Middle District of North Carolina.
42. Defendant Alexandria Goddard has repeatedly faxed/emailed/and mailed multiple authorities and solicited help of other people to maliciously prosecute the Plaintiff in an effort to hinder his pursuit of justice for his family.
43. Defendant Michelle Mckee has repeatedly faxed/emailed/mailed multiple authorities and solicited help of other people to maliciously prosecute the Plaintiff in an effort to hinder his pursuit of justice for his family.
44. Defendant Thomas Olsen has repeatedly threatened the Plaintiff with violence, even traveling to the defendant's state of residence.
45. Defendants Thomas Olsen, Alexandria Goddard, and Michelle Mckee have repeatedly retaliated against the Plaintiff and Plaintiff's family, who are witnesses and victims of their crimes, violating **18 U.S. Code § 1513 - Retaliating against a witness or victim.**
46. Defendant Alexandria Goddard has sexually harassed the Plaintiff multiple times on the social network, Twitter, in an effort to humiliate the Plaintiff.

Claim I- Negligence Per Se- Cyber Stalking- Harassment

47. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count Four.
48. The above detailed allegations constitute a violation of the North Carolina General Statute 14-196.3(b)(2), a public safety statute.
49. Defendants and (DericLostutter.org) posted false statements to the website.
50. Defendants willfully made these statements in order to harass, annoy and abuse the Plaintiff.
51. Plaintiff is among the class of persons intended to be protected by the statute.
52. Plaintiff was injured by the actions of the Defendants.
53. Plaintiff is entitled to damage for the injuries cause by the negligence per se of the Defendants.

Claim II Negligence Per Se- Cyber Stalking- False Statement

54. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count Five.
55. The above detailed allegations constitute a violation of the North Carolina General Statute 14-196.3(b)(3), a public safety statute.
56. Defendants' statements included false statements of indecent conduct by the Plaintiff.
57. Defendant willfully made these statements in order to harass, annoy and abuse the Plaintiff.
58. Plaintiff is among the class of persons intended to be protected by the statute.
59. Plaintiff was injured by the actions of the Defendants.
60. Plaintiff is entitled to damage for the injuries cause by the negligence per se of the Defendants.

Claim III-Cyber Stalking- False Statement- Threatening Language

61. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count Six.
62. The above detailed allegations constitute a violation of the North Carolina General Statute 14-196.3(b)(1), a public safety statute.
63. Defendants' statements threatened to inflict bodily harm to the plaintiff.
64. Defendant willfully made these statements in order to harass, annoy and abuse the Plaintiff.
65. Plaintiff is among the class of persons intended to be protected by the statute.
66. Plaintiff was injured by the actions of the Defendants.
67. Plaintiff is entitled to damage for the injuries cause by the negligence per se of the Defendants.

Count IV- False Designation of Origin in Violation of North Carolina Law

68. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count One.
69. Defendant's conduct as described above constitutes false designation of origin U.S.C. §1125 in violation of North Carolina Law.

70. Defendants' unauthorized use of Plaintiff's name in commerce for the purpose of collecting funds is likely to cause confusion and deception as to the source and or association of Defendants' cause and service.
71. Defendants' wrongful conduct has deprived Plaintiff of, among other things, the right to control the reputation and goodwill associated with Plaintiff's name.
72. Unless Defendants are enjoined from engaging in their wrongful conduct, Plaintiff will suffer further irreparable injury and harm for which there is no adequate remedy at law.

Count V- Libel Per Se

73. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count Two.
74. Defendants knowingly and maliciously made false statements accusing the Plaintiff of rape, fraud, harassment and other acts in an attempt to defame the Plaintiff.
75. Defendant knowingly and falsely made and published aforementioned defamatory statements.
76. Defendants acted with malice in writing and publishing these statements.
77. Plaintiff is entitled to special, presumptive and punitive damages for these statements.

Count VI- Libel Per Quod

78. Plaintiff re-alleges paragraphs 1 through 46 of the Facts Common to All Counts as if they were set forth in this Count Three.
79. The particular comments detailed above written and published by the defendant tended to prejudice and reflect unfavorably on the Plaintiff's position.
80. Defendants knew these statements were false.
81. Defendants acted with malice in writing and publishing these statements
82. Plaintiff is entitled to specific performance of requiring the Defendant to remove the offending statements and to prevent their further publication.

Prayer for Relief


WHEREFORE, Plaintiff requests the following relief:

1. That this Court issue a declaratory judgment that the Plaintiff is entitled to an award in damages totaling \$1,000,000.00 for defamation, targeted harassment and violations of the U.S.C. §1125 and CyberStalking Statute.
2. That this Court award the Plaintiff monetary compensation for future damages incurred by the social media reach of the criminal acts the defendants committed.

3. That if no monetary relief can be awarded due to no income, that the Court leverage their assets, including automobiles, recreational vehicles, livestock, domesticated animals, estate, company assets, or otherwise, to be awarded to the Plaintiff so that the Plaintiff may sell or distribute the assets to obtain compensation. Furthermore, Plaintiff prays that this Court garnishes wages, and or bank accounts, contracts, or future dated payments to pay for the relief sought.
4. That the defendants pay for reputation management services of the Plaintiff's choice to rebuild the brand that the Plaintiff has built for 3 years, destroyed by their criminal acts.
5. That the plaintiff is awarded the transfer and sole ownership of all domains related to and including DericLostutter.org and it's subdomains, to be transferred immediately to the plaintiff's GoDaddy hosting account pursuant to the U.S.C. §1125.
6. That this Court issue a permanent protection order against Michelle Mckee, Alexandria Goddard, and Thomas Olsen, and bar them from contacting or harassing the Plaintiff, Plaintiff's family, Plaintiff's friends/acquaintances, Plaintiff's step-son's paternal family, and Plaintiff's business/clients/employers.
7. That Plaintiff recover the costs for this action, including any attorney fees accrued pursuant to 29 U.S.C. Subsection 1132(g), filing fees, and service fees.
8. That this Court issue an injunction barring the defendants from registering any further accounts in the name of the Plaintiff, Plaintiff's business, or Plaintiffs family's names.
9. That the Court issue an order demanding the defendants to remove all mention of the Plaintiff, Plaintiff's wife, and Plaintiff's clients off of the internet, including, but not limited to, photographs, hyperlinks, tweets, Facebook posts, etc.
10. That the court issue an injunction against the defendants, barring them from profiting off of any mention of the Plaintiff, including book deals, TV appearances, movie deals, speaking engagements, and any other profitable engagement not defined herein.
11. That this Court award such other and further relief as it deems just and proper.

The Plaintiff hereby demands a trial by jury on all issues presented herein.

This the 7th day of September 2016.


Deric Lostutter
Pro-Se Litigant/Plaintiff
2732 Darrow Rd
walkertown NC 27051
Lostutterdwork@gmail.com
(336) 829-8539

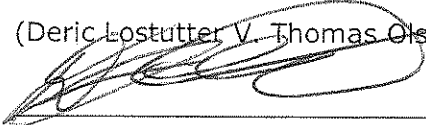
AFFIDAVIT NOTARY STATEMENT

I, Deric Lostutter, under penalty of perjury in the state of North Carolina, do declare the
aforementioned statements and allegations in this complaint to be true and correct to the
best of my knowledge.

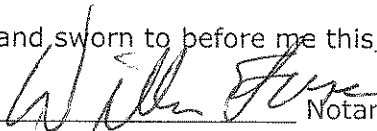
State of North Carolina County of Forsyth

Before me, the undersigned notary public, this day, personally, appeared Deric Lostutter, to
me known, who being duly sworn according to law, deposes the following:

(Deric Lostutter V. Thomas Olsen, Alexandria Goddard, and Michelle McKee Complaint)


_____ (Signature of Affiant)

Subscribed and sworn to before me this 2 day of Sept, 2016


_____ Notary Public

My Commission Expires: NOV-8-2017

