

No. 22-5447

In The Supreme Court of
The United States

Christopher D. Schneider - Petitioner

v.
Bank of America N.A., Federal Home
Loan Mortgage Corp. - Respondents

Petitioner's Petition for
Rehearing *

Chris Schneider
general delivery
Jackson CA 95642
Homeless - no phone/email

* See IFP Motion for why only 1-(one) copy
of all papers; IFP Motion Reused and
Resigned - redacted for this petition.

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1

Petitioner (Schneider) requests rehearing
for Certiorari denied on October 17, 2022.

Due to no fault of Schneider, at least three key
events occurred after Certiorari was denied.

These are divided into Parts A and B below.

Events going to the heart of Schneider's Certi-
orari question, petition, and repeated structural
unfairness that continuously harms only the poor,
homeless, and for over three years now — M.

Schneider. Since case Day 1 — via unequal
the most basic timely court service/no service,
NOTICE, and/or information being denied,
NOW having occurred repeatedly in every court.

— Part A —

Something is systemically unjust with the
entire "fair" court system when Schneider's
access to basic information and justice as in

2

involuntarily homeless U.S. citizen is determined more by random events and e.g. U.S. Postal "general delivery" inaccuracy, mis-delivery, or (and) no delivery of mail than by Court action or inaction. Irreparable injury when "jurisdictional" time frames are involved here and NOW in all courts.

1. Schneider received no timely notice of this Court's order of October 17, 2022 when Mr. Schneider checked his general delivery mail on October 21, 2022. Yet, the Jackson CA P.O. "Stamped" the envelope received on "Oct 20 2022" See Exhibit A page below incorporated as Pg. 4

I.e., another misdelivery and/or non-delivery of critical court information unconstitutionally only to Mr. Schneider: Never to electronically served parties - Respondents.

These unequal notice systems by court design need to be corrected now and not later after Schneider loses more of his rights, home's property etc. (see Decl. Facts in Part B).

2. Schneider only learned of the Oct. 17th Order ON October 28, 2022 - and then only by chance: his neighbors were expecting company - so went to town before their next date of November 15, 2022 due to covid19 concerns etc.

I.C. had this random event not happened Schneider would of only learned of the ORDER after his rehearing time would ~~have~~ already expired.

This "chain" of events has already happened in the CA courts, and is **NO JUSTICE!**

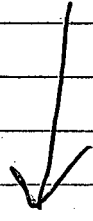
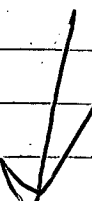
On October 25 Schneider "blindly" prepared a Rule 15.8 motion to try to "protect" his rights to file certified copies of the Amador County "unlawful detainer" case clearly proving no hearings/no service/no writ of execution/NO DUE PROCESS — that started this phase of unconstitutional punishment of Schneider. All argued below in PART B and re-paged as part of this motion — Since Schneider is yet again blind on the actual status of motion and exhibits.

— PART B —

3. There was never timely delivery of the Amador County Court's Certified Copies of the record in 19-CVC-11334 to Schneider in person or by mail in time for ANY consideration by the court.

I.e. that court waited until October 17, 2022
-specifically - to even send the certified copies
of docket, and "Rubber stamped" opening and
closing papers filed. Papers showing Facts
argued in every court and Certiorari Petition,
see Exhibit A Showing SASE mailed 17th
Received 20th, delivered on 21st to Schneider.
As now argued as part of this
rehearing petition because events
occurred after certiorari denied and
to let this court's record reflect
truth to the best of my abilities.

Prior marked October 25, 2022 Motion
Now repaged and argued below.



0270

Petitioner ("Schneider") asks that this brief be filed under Rule 15.8 supplemental brief for the above captioned case. The supplemental material is certified copies of the docket (Exhibit 1), case opening summary (Exhibit 2), and "Rubber stamped request for dismissal (Ex Parte) (Exhibit 3) - All Incorporated herein. These five pages are from the related so called "unlawful detainer" Civil Case 19-CV-11334 cited in main brief for certiorari. This material was "just" received two days ago and was requested to the Amador County Court on April 22, 2022 for this appeal.

Mr. Schneider remains homeless and continues to structurally and constitutionally

DX 80

Object (Due Process, Speech, and Inequality etc.)
, inter alia, to the continuing lack of EQUAL
SERVICE of documents, NO NOTICE AT ALL
(actual status of lower Appeal still unknown)
and at other times NO "meaningful" notice
as stated below and in all prior filings.
These damages/condition is proximately
fired to 19-CVC-11334, the theft by
respondents of everything in Schneider's
home and no court notice, hearings,
or ANY "judicial supervision"; As shown
by Exhibit 1 Docket Sheet.

Also on Exhibit 2 are two additional
documents from 3/17/2021 and 3/22/2021
that Schneider was, not only not even
aware of their existence, but to this
hgs NEVER even seen either.

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These documents (e.g.) Schneider likely would have seen if not for the defendants unlawful breaking into his home, and theft of everything inside - including all of his keys, money, legal files & notes, etc. (see main brief).

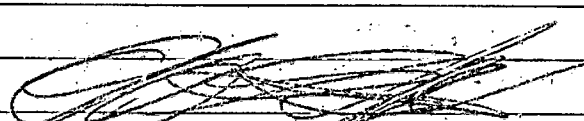
These facts can be seen from the face of the #11334 POCET and for over three years of Schneider's daily irreparable harms - regardless of anything CA court's do or do not do - Schneider's home continues to be 100% vandalized, broken into repeatedly, and countless items inside and outside stolen while ZERO California laws have in any way "protected" Schneider. Rather, they continue to unconstitutional harm

~~0 X 10 0~~

him - regardless of any CA later review. This is - continues to be (see Exhibit 2 e.g.) a denial of fundamental/structural "rights" needed now for any effective review.

Petitioner asks the Court to RJP and/or consider this supplemental materials long known to every lower court.

I declare under penalty of perjury that the foregoing is true and correct under law.


Homeless - Christopher D. Schneider

Dated: general delivery
Jackson CA 95642
October 25, 2022

In Sutter Creek CA, respectfully,
daring to speak truth to power.

Conclusion

When timely basic service and information is denied Only to Mr. Schneider — Now happening ALSO in this Court from October 20, 2022 8

There is no fair justice. Rehearing should be granted as well as certiorari.

Uniformity in the Courts' systemic inequalities are particularly damaging to the poor, homeless, and their unique daily living.

Like having to use "General Delivery."

I declare under penalty of perjury that the foregoing (and exhibits) is TRUE and CORRECT.

In SUTTER CREEK CA / Respectfully
ON NOVEMBER 10, 2022 / daring to speak
TRUTH TO POWER,


"Homeless" Petitioner, Chris Schneider

OFFICE OF THE CLERK
COURT OF THE UNITED STATES
WASHINGTON, DC 20543-0001

OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE \$300

NEC POST

FIRST-CLASS MAIL

10/17/2022

US POSTAGE \$000.57⁰⁰

US OFFICIAL MAIL
\$300 Penalty
For Private Use
ZIP 20543
041M11120601

Mr. Christopher Schneider
General Delivery
Jackson, CA 95642

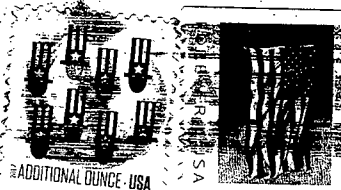
Received
10/20/22
COP
Received
10/21/22



Re: Christopher Schneider
v. Bank of America, N.A., et al.
No. 22-5447

Schneider
General Delivery
CA 95642

SACRAMENTO CA 95811
17 OCT 2022 PM 12



Chris Schneider
general delivery
Jackson CA 95642



95642-999955

- Exhibit A -

110

Exhibit 1

Exhibit 1

Civil Limited - Unlawful Detainer: Residential (32) - Amador

FT: CONFIDENTIAL ACTIVE

Age 28 F 09/12/2019

Closed

Summary Filings Parties Documents Events Case Notes Financials

Appeals

Documents [+ Add Item](#) [More Actions](#)

▼ Documents

| Filed | Description | Filed By | Tracking | Date | eMail | Seal |
|------------|--|-------------------------------------|-------------------------------------|------|-------|------|
| | 2019 CVCLSLD 11334 : BANK OF AMERICA NA vs. CHRISTOPHER D SCHNEIDER | | | | | |
| 09/26/2022 | Letter LETTER TO CLERK FROM CHRISTOPHER SCHNEIDER REQUESTING COPIES. | Defendant - CHRISTOPHER D SCHNEIDER | e q | | | |
| 03/22/2021 | Other RMR: RETURNED MAIL RECEIVED: | | e q | | | |
| 03/17/2021 | Other RMR: RETURNED MAIL RECEIVED: | | e q | | | |
| 10/10/2019 | Request CIV110: REQUEST FOR DISMISSAL | | e q | | | |
| 09/12/2019 | Complaint CUD: COMPLAINT UNLAWFUL DETAINER - UNDER \$10K | | e q | | | |
| 09/12/2019 | Notice UDN: UNLAWFUL DETAINER NOTICE PURSUANT TO CCP 1161.2 | | e q | | | |
| 09/12/2019 | Notice CVUD1167: CIVIL NOTICE OF DISMISSAL OF UNLAWFUL DETAINER CASE PRINTED | | e q | | | |
| 09/12/2019 | Case Cover Sheet CM010: CIVIL CASE COVER SHEET | | e q | | | |
| 09/12/2019 | Summons SI: SUMMONS ISSUED & FILED | | e q | | | |

[+ Add Item](#) [More Actions](#)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

Tiffany & Bosco, P.A.
MEGAN E. LEES (SBN 277805)
ROBERT P. ZAHRADKA (SBN 282706)
1455 Frazee Road, Suite 820
San Diego, CA 92108

TELEPHONE NO: (619) 501-3503

FAX NO: (619) 487-9079

ATTORNEYS FOR (Name): Bank of America, N.A.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF AMADOR

STREET ADDRESS: 500 Argonaut Lane

MAILING ADDRESS: 500 Argonaut Lane

CITY AND ZIP CODE: Jackson, CA 95642

BRANCH NAME: Amador Superior Court

CASE NAME: Bank of America, N.A. v. Schneider

CIVIL CASE COVER SHEET

Unlimited Limited
(Amount demanded
Exceeds \$25,000) (Amount demanded is
\$25,000 or less)

Complex Case Designation

Counter Joinder

Filed with first appearance by defendant
(Cal. Rules of Court, rule 3.402)

CASE NUMBER:

79-CV-11334

JUDGE: DENISE C. DAY

DEPT: 2

Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

Auto Tort

Auto (22)
 Uninsured motorist (46)
Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort
 Asbestos (04)
 Product liability (24)
 Medical malpractice (45)
 Other PI/PD/WD (23)
Non- PI/PD/WD (Other) Tort
 Business tort/unfair business practice (07)
 Civil rights (08)
 Defamation (13)
 Fraud (16)
 Intellectual property (19)
 Professional negligent (25)
 Other non-PI/PD/WD tort (35)
Employment
 Wrongful termination (36)
 Other employment (15)

Contract

Breach of contract/warrant (06)
 Rule 3.740 collections (09)
 Other collections (09)
 Insurance coverage (18)
 Other contract (37)
Real Property
 Eminent domain/Inverse Condemnation (14)
 Wrongful eviction (33)
 Other real property (26)
Unlawful Detainer
 Commercial (31)
 Residential (32)
 Drugs (38)
Judicial Review
 Asset forfeiture (05)
 Petition re: arbitration award (11)
 Writ of mandate (02)
 Other judicial review (39)

Provisionally Complex Civil Litigation

(Cal. Rules of Court, rules 3.400-3.403)
 Antitrust/Trade regulation (03)
 Construction defect (10)
 Mass tort (40)
 Securities litigation (28)
 Environmental/Toxic tort (30)
 Insurance coverage claims arising from the above listed provisionally complex case types (41)
Enforcement of Judgment
 Enforcement of judgment (20)
Miscellaneous Civil Complaint
 RICO (27)
 Other compliant (not specified above) (42)
Miscellaneous Civil Petition
 Partnership and corporate governance (21)
 Other petition (not specified above) (43)

2. This case is is not complex under rules 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:

a. Large number of separately represented parties
b. Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve
c. Substantial amount of documentary evidence
d. Large number of witnesses
e. Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court
f. Substantial postjudgment judicial supervision
b. nonmonetary; declaratory or injunctive relief c. punitive

3. Remedies sought (check all that apply): a. monetary

4. Number of causes of action (specify): One (1)

5. This case is is not a class action suit.

6. If there are any known related cases, file and serve notice of related cases (You may use form CM-015.)

Date: September 11, 2019

Robert P. Zahrada, Esq.

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

NOTICE

• Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.

• File this cover sheet in addition to any cover sheet required by local court rule.

• If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must 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 sheet will be used for statistical purposes only.

Page 1 of 2

Form Adopted for Mandatory Use
Judicial Council of California
CM-010 (Rev. July 1, 2007)

CIVIL CASE COVER SHEET

Cal. Rules of Court, rules 2.30, 3.220, 3.400-3.403, 3.740;
Cal. Standards of Judicial Administration, std. 3.10;
www.courtinfo.ca.gov

CM-010

Exhibit 2

By [Signature]

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiff and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile the statistics about the types and numbers of cases filed. You must complete the items 1 through 6 on the sheet. In Item 1, you must check one box for the case types that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific once. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To parties in Rule 3.740 Collection Cases. A "collection case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recover of real property, (4) recover of personal property, or (5) a prejudgment of writ of attachment. The identification of a case as a rule 3.740 collection case on this form means that it will be except from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment to rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the *Civil Case Cover Sheet* to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to this action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

CASE TYPES AND EXAMPLES

Auto Tort

Auto(22) = Personal Injury/Property

Damage/Wrongful Death

Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal/Injury/Property Damage/Wrongful Death)

Tort

Asbestos (04)

Asbestos Property Damage

Asbestos Personal Injury/

Wrongful Death

Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45)

Medical Malpractice-

Physicians & Surgeons

Other Professional Health Care

Malpractice

Other PI/PD/WD (23)

Premises Liability (e.g., slip

And fall)

Intentional Bodily injury/PD/WD (e.g., assault, vandalism)

Intentional infliction of

Emotional Distress

Other PI/PD/WD

Non-PI/PD/WD (Other) Tort.

Business Tort/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination, False arrest) (not civil Harassment) (08)

Defamation (e.g., slander, libel)

(13)

Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36)

Other Employment (15)

Contract

Breach of Contract/Warranty (36)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller

Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other breach of Contract/Warranty

Collections(e.g., money owed, open book accounts) (09)

Collection Case – Seller Plaintiff

Other Promissory Notes/Collections Case

Insurance Coverage (not provisionally complex) (18)

Auto Subrogation

Other Coverage

Other Contract (37)

Contractual Fraud

Other Contract Dispute

Real Property

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)

Writ of Possession of Real Property

Mortgage Foreclosure

Quit Title

Other Real Property (not eminent domain, landlord/tenant, or foreclosure).

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ –Administrative Mandamus

Writ –Mandamus of Limited Court

Case Matter

Writ – Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order

Notice of Appeal – Labor

Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03)

Construction Defect (10)

Claims involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims (arising from provisionally complex case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20)

Abstract Judgment (Out of County)

Confession of Judgment (non-domestic relations)

Sister State Judgment

Administrative Agency Award (not unpaid taxes)

Petition/Certification of Entry of Judgment of Unpaid Taxes

Other Enforcement of Judgment Case

Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified above) (42)

Declaratory Relief Only

Injunctive Relief Only (non-harassment)

Mechanics Lien

Other Commercial Complaint Case (non-tort/non-complex)

Other Civil Complaint (non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate

Governance (21)

Other Petition (not specified above) (43)

Civil Harassment

Workplace Violence

Elder/Dependent Adult Abuse

Election Contest

Petition for Name Change

Petition for Relief from Late Claim

Other Civil Petition

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):
 Tiffany & Bosco, P.A.
 MEGAN E. LEES (SBN 277805)
 ROBERT P. ZAHRADKA (SBN 282706)
 1455 Frazee Road, Suite 820
 San Diego, CA 92108
 TELEPHONE NO.: 619-501-3503 FAX NO.: 619-487-9079
 EMAIL ADDRESS (Optional): mel@tblaw.com; rpz@tblaw.com
 ATTORNEYS FOR (Name): Bank of America, N.A.

FOR COURT USE ONLY

FILED
 AMADOR SUPERIOR COURT

OCT 10 2019

CLERK OF THE SUPERIOR COURT
 By m Sherman

SUPERIOR COURT OF CALIFORNIA, COUNTY OF AMADOR
 STREET ADDRESS: 500 Argonaut Lane
 MAILING ADDRESS: 500 Argonaut Lane
 CITY AND ZIP CODE: Jackson, CA 95642
 BRANCH NAME: Amador Superior Court

PLAINTIFF: Bank of America, N.A.

DEFENDANT(S): Christopher Schneider; and DOES 1-10, inclusive

REQUEST FOR DISMISSAL

CASE NUMBER: 19-CV-11334

A conformed copy will not be returned by the clerk unless a method of return is provided with the document.

This form may not be used for dismissal of a derivative action or a class action or of any party or cause of action in a class action. (Cal. Rules of Court, rules 3.760 and 3.770.)

1. TO THE CLERK: Please dismiss this action as follows:

a. (1) With prejudice (2) Without prejudice
 b. (1) Complaint (2) Petition
 (3) Cross-complaint filed by (name):
 (4) Cross-complaint filed by (name):
 (5) Entire action of all parties and all causes of action
 (6) Other (Specify):

on (date):
 on (date):

2. (Complete in all cases except family law cases.)

The court did did not waive court fees and costs for a party in this case. (This information may be obtained from the clerk. If court fees and costs were waived, the declaration on the back of this form must be completed).

Date: October 9, 2019

Robert P. Zahradka, Esq.

(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY)

→ 
 (SIGNATURE)

*If dismissal requested is a specified parties only or specified causes of action only, or of specified cross-complaints only, so state and identify the parties, causes of action, or cross-complaints to be dismissed

Attorney or party without attorney for:
 Plaintiff/Petitioner Defendant/Respondent
 Cross-Complainant

3. TO THE CLERK: Consent to the above dismissal is hereby given. **
 DATE:(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY)

** If a cross-complaint — or Response (Family Law) seeking affirmative

Relief — is on file, the attorney for cross-complainant (respondent) must

Sign this consent if required by Code of Civil Procedure section 581 (i)
 Or (j).

(SIGNATURE)

Attorney or party without attorney for:
 Plaintiff/Petitioner Defendant/Respondent
 Cross-Complainant

(To be completed by the clerk)

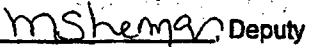
4. Dismissal entered as requested on (date): OCT 10 2019

as to only (name):

5. Dismissal entered on (date):6. Dismissal not entered as requested for the following reasons (specify):7. A. Attorney or party without attorney notified on (date): OCT 10 2019B. Attorney or party without attorney not notified. Filing party failed to provide
 a copy to be conformed means to return conformed copy

Date: OCT 10 2019

Clerk, by D. HARMON


 m Sherman Deputy

Page 1 of 2

Exhibit 3


 B. C. L. S.

PLAINTIFF: Bank of America, N.A.

CASE NUMBER: 19-CV-11334

DEFENDANT: Christopher Schneider; and Does 1-10 Inclusive

COURT'S RECOVERY OF WAIVED COURT FEES AND COSTS

If a party whose court fees and costs are initially waived has recovered or will recover \$10,000 or more in value by way of settlement, compromise, arbitration award, mediation settlement, or other means, the court has statutory lien on the recovery. The court may refuse to dismiss the case until the lien is satisfied. (Gov. Code, § 68637.)

Declaration Concerning Waived Court Fees.

1. The court waived court fees and costs in this action for (name):
2. The person named in item 1 is (check one below):
 - a. not recovering anything of value by this action;
 - b. Recovering less than \$10,000 in value by this action;
 - c. recovering \$10,000 or more in value by this action. (If item 2c is checked, item 3 must be completed.)
3. All court fees and court costs that were waived in this action have been paid to the court (check one). Yes No.

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date:

(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY)

(SIGNATURE)