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8	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
9	IN AND FOR THE COUNTY OF MARICOPA
10	STEPHEN RICHER, No. <u>CV2023-009417</u>
11	Plaintiff, COMPLAINT
	v.
12	KARI LAKE, KARI LAKE FOR ARIZONA,
13	and SAVE ARIZONA FUND, INC.,
14	Defendants.
15	Now comes Plaintiff Stephen Richer ("Richer") for his complaint against
16	Defendants Kari Ann Lake ("Lake"), Kari Lake for Arizona ("Lake Campaign") and Save
17 18	Arizona Fund, Inc. ("Lake Fund"), hereby alleges as follows:
19	1. Defendant Kari Lake lost the November 2022 gubernatorial election. Instead
20	of accepting that defeat, Lake-together with her campaign and a fundraising entity she
21	controls—accused Plaintiff Stephen Richer of intentionally sabotaging the election.
22	
23	2. Defendants knew or recklessly disregarded the falsity of those accusations.
24	Courts at every level of the Arizona judiciary have concluded that Defendants have no
25	evidence to support their wild claims. But Defendants continued to spread these egregious
26	
27	and harmful falsities to further their own agendas—and line their own pockets—at Richer's
28	expense.

3. As a result of Defendants' knowing and malicious falsehoods, Richer and his family have been the target of threats of violence, and even death, and have had their lives turned upside down.

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4. Defendants, like all Americans, have a right to free speech, and that freedom
extends to expressing views and opinions that others find distasteful or offensive, and to
criticizing the government. Defendants have made many statements since the election,
including statements about Richer, that are protected by the Arizona and U.S.
Constitutions. Richer might vehemently disagree with Defendants regarding many of these
statements, but he recognizes their right to express them.

5. But there is no constitutional right to spread intentional or reckless
falsehoods that cause harm to another person. Richer brings this case to hold Defendants
accountable for such falsehoods and to obtain redress for the harm done to him and to his
family.

PARTIES

Plaintiff Stephen Richer is an individual who resides in Maricopa County,
 Arizona. Richer currently serves as the Recorder of Maricopa County, Arizona. He was
 elected as a Republican in November 2020 to a four-year term and took office in January
 2021. He brings this case in his personal capacity.

7. Defendant Kari Ann Lake (a/k/a Kari Lake Halperin) is an individual who,
 on information and belief, resides in Maricopa County, Arizona.

8. Defendant Kari Lake for Arizona is an Arizona corporation that served as the campaign organization for Lake's 2022 campaign for governor of Arizona. On

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1	information and belief, its principal place of business is in Maricopa County, Arizona, and	
2	Lake serves as its Chair, officer, and director.	
3 4	9. Defendant Save Arizona Fund, Inc. is an Arizona corporation that	
5	fundraises to support Lake. On information and belief, its principal place of business is in	
6	Maricopa County, Arizona, and Lake selects its leadership. On information and belief,	
7	Lake has authority and control over Save Arizona Fund and its fundraising solicitations,	
8 9	and the funds that it raises are collected for Lake's benefit.	
10	JURISDICTION AND VENUE	
11	10. This complaint and action are brought pursuant to Arizona Revised Statutes	
12	("A.R.S.") Title 12, Chapter 1, Article 2.	
13 14	11. Jurisdiction in this court is proper pursuant to Article 6, § 14, Arizona	
14	Constitution and A.R.S. § 12-123.	
16	12. Venue in this court is proper pursuant to A.R.S. § 12-401.	
17	FACTUAL ALLEGATIONS	
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19	and faisery	
20	accused Richer of causing Lake's electoral defeat, including by claiming that Richer-a	
21	registered Republican—sabotaged the election to prevent Republican candidates, including	
22	Lake, from winning.	
23	14. In particular, Defendants have repeatedly and falsely claimed—at in-person	
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25	rallies and speeches, and on podcasts and social media-that Richer (i) intentionally	
26	printed 19-inch images on 20-inch ballots to sabotage the 2022 Arizona general election	
27	(the "Ballot Size Sabotage"), and (ii) inserted 300,000 "illegal," "invalid," "phony," and/or	
28	C / C / C / C / C / C / C / C / C / C /	
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"bogus" early-vote ballots into the Maricopa County vote count (the "Bogus Ballot Injection").

15. Lake's January 29, 2023 "Save Arizona Rally" provides one clear example of Lake falsely and with actual malice accusing Richer of both the Ballot Size Sabotage and the Bogus Ballot Injection. (Numerous additional examples are provided below—*see infra* ¶ 25-102—and in Appendix A.)

During that rally, Lake falsely and with actual malice accused Richer of 16. 9 sabotaging the 2022 general election by misprinting Election Day ballots. Lake told the 10 11 assembled crowd that "Richer and [Maricopa County Supervisor Bill] Gates ... printed a 12 19-inch image, the wrong image on the ballot, so that the tabulators would jam all day long. 13 That's exactly what happened. They did not want us to notice this. They didn't want us 14 to notice it. You know who they want—You know, the only the only person, the only 15 16 thing they wanted to notice this was the tabulators so that they would jam and spit out 17 ballots, which is exactly what happened all day on Election Day. . . . And Richer and 18 Gates, let's show those two again, these two men. These two men, we pay their salary, we 19 the people pay their salary, we pay for our elections." 20

17. Lake made that false accusation repeatedly. At the same rally, Lake told the
crowd that Richer and Gates "intentionally printed the wrong image on the ballot on
Election Day so that those ballots would intentionally be spit out of the tabulators.... Well
these guys are really, really terrible at running elections but I found out they're really good
at lying."

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18. During the rally, Lake also accused Richer of the Bogus Ballot Injection falsely claiming that he was responsible for injecting 300,000 unlawful early voting ballots into the Maricopa County Election Day vote count. Lake stated: "[W]e know that 300,000 illegal ballots" were counted in the final Election Day tally.

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19. Lake made the false and defamatory Ballot Size Sabotage and Bogus Ballot Injection claims while photographs of Richer and Gates were prominently displayed behind her, and she pointed to those photographs repeatedly while speaking.



20. Lake made the false Ballot Size Sabotage and Bogus Ballot Injection 15 16 accusations against Richer weeks after the Arizona Superior Court found that Lake had 17 provided nothing more than "speculation" and "conjecture" to support her claims of 18 intentional misconduct and that she had "brought forward no evidence" to contradict 19 testimony that the 2022 election was conducted in accordance with established procedures. 20 21 For that reason—as well as many others, see infra ¶¶ 103-122—Lake knew that her Ballot 22 Size Sabotage and Bogus Ballot Injection claims were false before the January 29, 2023 23 rally or, at minimum, she was reckless as to the truth or falsity of those claims. 24

25 21. Save Arizona Fund's branding appeared on screens during the "Save Arizona
 26 Rally" and on posters provided to attendees. On information and belief, Save Arizona
 27 Fund, in full or in part, sponsored and paid for the "Save Arizona Rally."

1	22. The	defamatory statements made at the "Save Arizona Rally" were part of
2	an ongoing campa	ign of defamation against Richer by all three Defendants. For the last
3	six months, Defend	lants have incessantly leveled the false Ballot Size Sabotage and Bogus
4 5		ims against Richer. Defendants made such false statements with actual
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7		rious mediums and spread those statements to new audiences through
8	the Defendants' so	cial media accounts.
9	23. Defe	ndants persisted in making those false accusations, with actual malice,
10	even after they wer	e repeatedly debunked, including by the Arizona courts and independent
11	investigators:	
12	a.	On December 24, 2022, the Superior Court of Arizona found "nothing
13	2	to substantiate [Lake's] claim of intentional misconduct."
14	b.	On February 16, 2023, the Arizona Court of Appeals concluded that
15	0.	
16		the Superior Court's no-intentional-misconduct finding was
17 18		supported by "ample evidence," and that Lake's contrary claims were,
18		"quite simply, sheer speculation;"
20	с.	On March 22, 2023, the Arizona Supreme Court denied Lake's
21		petition for review related to the Ballot Size Sabotage and Bogus
22		Ballot Injection claims, concluding that the lower courts "aptly
23		resolved these issues, which were the subject of evidentiary
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25		proceedings in the trial court, and [Lake's] challenges on these
26		grounds are insufficient to warrant the requested relief under Arizona
27		or federal law."
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1	d. On April 10, 2023, former Arizona Chief Justice Ruth V. McGregor	
2	issued the findings of a months-long investigation into the Ballot Size	
3	Sabotage claims, which concluded—consistent with the Arizona	
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5	Superior Court's factual findings—that the Election Day issues most	
6	likely resulted from technical problems, not intentional misconduct.	
7	24. Defendants' false accusations made with actual malice against Richer	
8	concerning the Ballot Size Sabotage and Bogus Ballot Injection claims are summarized	
10	below and are set forth in more detail in the attached Appendix A.	
11	25. Lake's January 29 Tweet. On January 29, 2023, Lake's Twitter account,	
12	@KariLake, Tweeted an embedded video clip of the "Save Arizona Rally" and again stated	
13	the false Ballot Size Sabotage claim: "@Stephen_Richer, & @billgatesaz, and their crew	
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15	printed a 19-in image, the wrong image on the ballots, so that the tabulators would jam all	
16	day long. That's exactly what happened." @ Stephen_Richer is Richer's personal Twitter	
17	account.	
18	26. Lake's personal Twitter account is @KariLake, and Lake has approximately	
19 22	1.3 million Twitter followers.	
20		
21	27. On information and belief, Lake has authority and control over the posts to	
22	her Twitter account.	
23	28. As of June 16, 2023, the Tweet had been viewed more than 427,600 times	
24	and retweeted more than 3,600 times.	
25		
26	29. Lake's January 29 Truth. On January 29, 2023, the @KariLake Truth	
27	Social account posted an embedded video clip of the "Save Arizona Rally" and again stated	
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1	the false Ballot Size Sabotage claim: "Stephen Richer, & Bill Gates, and their crew printed	
2	a 19-in image, the wrong image on the ballots, so that the tabulators would jam all day	
3 4	long. That's exactly what happened."	
5	30. As of June 16, 2023, that post has been ReTruthed over 1,700 times and liked	
6	over 5,330 times.	
7	31. Lake's personal Truth Social account is @KariLake. She has approximately	
8 9	655,000 followers on Truth Social.	
9 10	32. On information and belief, Lake has authority and control over the posts to	
11	her Truth Social account.	
12	33. Lake's January 29 Gettr. On January 29, 2023, the @KariLake Gettr	
13	account posted an embedded video clip of the "Save Arizona Rally" and again stated the	
14 15	false Ballot Size Sabotage claim: "Stephen Richer, & Bill Gates, and their crew printed a	
16	19-in image, the wrong image on the ballots, so that the tabulators would jam all day long.	
17	That's exactly what happened."	
18	34. As of June 17, 2023, that post has been reposted 681 times and liked 1,300	
19 20	times.	
20	35. Lake's personal Gettr account is @KariLake. She has approximately	
22	135,800 Gettr followers.	
23	36. On information and belief, Lake has authority and control over the posts to	
24	her Gettr account.	
25 26	37. Lake Campaign's January 29 Tweet. On January 29, @KariLakeWarRoom	
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28	Tweeted a photo of Richer and Gates and stated: "@Stephen_Richer & @billgatesaz,	
	- 8 -	

These two clowns sabotaged election day. They knew 75% of @KariLake's voters would
show up on game day, so they programmed the machines to print 19 in images on 20 in
ballots. If they had an ounce of integrity they would have resigned long ago."
38. The official campaign Twitter account for Lake Campaign is
@KariLakeWarRoom. The account has approximately 401,000 followers.

39. On information and belief, Lake and Lake Campaign have authority and control over the posts to Lake Campaign's Twitter account.

40. As of June 16, 2023, the Tweet had been viewed more than 36,000 times and
retweeted nearly 1,100 times.

41. Lake's January 30 Rally Post to Rumble. On or about January 30, 2023,
Lake's Rumble account posted video of the full "Save Arizona Rally," which includes both
the false Ballot Size Sabotage and Bogus Ballot Injection claims. As of June 16, 2023, the
Rumble post had been viewed more than 2,300 times.

42. Lake's personal Rumble account is KariLake, which has approximately
57,500 followers. On information and belief, Lake has authority and control over the posts
to her Rumble account.

43. Lake's January 30 Press Conference. On January 30, 2023, Lake held a
press conference and falsely stated that "Richer and Gates intentionally printed the wrong
image on the ballot when they knew 75% of the people showing up were Kari Lake voters,
were Republican voters. They sabotaged Election Day. They printed the wrong image on
the ballot knowing that that would jam the tabulator and it would spit the ballot out
uncounted."

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Lake's January 30 Press Conference Post to Rumble. On January 30, 2023, 44. Lake's Rumble account posted a video of the press conference she held the same day. That video included Lake's false Ballot Size Sabotage claim. As of June 16, 2023, the Rumble video had been viewed more than 31,700 times.

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6 45. Lake's January 30 Press Conference Tweet. On January 30, 2023, 7 @KariLake also Tweeted a link to Lake's defamatory Rumble post containing a video clip 8 of the press conference she held the same day, which included the false Ballot Size 9 Sabotage claim. The Tweet encouraged readers to "WATCH: Kari Lake Holds Press 10 Conference for 1/4 MILLION Ballot Rejections," and the link preview for the Rumble post 12 asked them to "Help us in our legal battle to Save Arizona: savearizonafund.com." As of 13 June 16, 2023, the Tweet had been viewed more than 233,100 times and retweeted nearly 2,000 times.

16 46. Lake's January 30 Press Conference Truth. On January 30, 2023, the 17 @KariLake Truth Social account posted an embedded video clip of the press conference 18 she held the same day, which included the false Ballot Size Sabotage claim. The post 19 above the embedded video clip encouraged readers to "WATCH: Kari Lake Holds Press 20 21 Conference For 1/4 MILLION Ballot Rejections."

22 47. As of June 17, 2023, that post has been ReTruthed over 1,010 times and liked 23 over 3,220 times. 24

48. Lake's January 30 Press Conference Gettr. On January 30, 2023, the 25 @KariLake Gettr account posted a link to the defamatory Rumble post containing a video 26 27 of the press conference she held the same day, which included the false Ballot Size 28

1 Sabotage claim. The post encouraged readers to "WATCH: Kari Lake Holds Press 2 Conference For 1/4 MILLION Ballot Rejections." 3 49. As of June 17, 2023, that post has been reposted 167 times and liked 444 4 times. 5 6 50. Save Arizona Fund's January 30 Ballot Size Sabotage Rally Post. On 7 January 30, 2023, the @savearizonafund YouTube account posted an excerpt of the video 8 of Lake's January 29, 2023 rally entitled "Save Arizona Rally (1/29/2023): Printed Wrong 9 Image on Ballots." That video contains the false Ballot Size Sabotage claim. As of June 10 11 16, 2023, the YouTube video has been viewed at least 46 times. 12 51. On information and belief, Save Arizona Fund posts videos to YouTube from 13 the @savearizonafund account, and Lake and Save Arizona Fund have authority and 14 control over the @savearizonafund account. 15 16 52. Save Arizona Fund's January 30 Bogus Ballot Injection Rally Post. On 17 January 30, 2023, the @savearizonafund YouTube account posted an excerpt of the video 18 of Lake's January 29, 2023 rally entitled "Save Arizona Rally (1/29/2023): Chain Of 19 Custody." That video contains the false Bogus Ballot Injection claim. As of June 16, 2023, 20 21 the YouTube video has been viewed at least 19 times. 22 53. Lake Campaign's January 31 Tweet. On January 31, 2023, Lake 23 Campaign's official Twitter account @KariLakeWarRoom posted a Tweet accusing 24 Richer of "intentionally print[ing] the wrong image on the ballot on election day so that 25 26 those ballots would intentionally be spit out of the tabulators, and then, they lied and said 27 the problem was fixed early in the day." 28

54. As of June 16, 2023, this Tweet had been viewed more than 12,300 times and retweeted more than 300 times.

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55. *Lake's February 8 Podcast*. On February 8, 2023, Lake appeared on the "YOUR WELCOME" with Michael Malice podcast.

56. During her appearance, Lake made the false Ballot Size Sabotage claim,
stating that "they the sabotaged election day" by "print[ing] out intentionally" a "19-inch
ballot on a 20-inch ballot" so that "a quarter of a million times" ballots were not read. Lake
then suggested that system logs reflected that ballots were rejected "because they
intentionally printed the wrong image."

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57. On the podcast, Lake also made the false Bogus Ballot Injection claim, stating that "they really had to pour in a lot of phony ballots to make that happen. And turns out now we know 300,000 with no chain of custody were tossed in and counted."

16 58. Lake made clear that she was making these false accusations against Richer.
17 Only seconds after making the false Ballot Size Sabotage claim, Lake stated: "Let me tell
18 you about the people running Maricopa County elections . . . there are two men by the
19 name of Stephen Richer and Bill Gates" who run "shoddy rigged elections."

21 59. Lake's February 20 Podcast. On February 20, 2023, Lake appeared on an
 22 episode of "TRIGGERED," a video podcast hosted by Donald Trump Jr.

60. In the interview, Lake stated that she was fighting an "intentionally botched"
 election and repeated the false Ballot Size Sabotage claim:

[W]e have the proof and the evidence.... This is what's in our case. They printed intentionally the wrong image on the ballot, knowing that 75% of the people showing up on election day were voting for

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1 2	me. They intentionally print the wrong image on the ballot so it jams the tabulator.	
3	61. Further describing the 2022 general election, Lake also repeated the false	
4	Bogus Ballot Injection claim, stating: "they couldn't steal it by just throwing in 300,000	
5	bogus ballots with no chain of custody, which they did. They had to sabotage Election	
6 7	Day."	
8	62. Moments later, Lake clarified who "they" were: "And so the two guys	
9	running Maricopa County, even though they are Republicans, Stephen Richer and Bill	
10	Gates are their names."	
11 12	63. The podcast interview, titled "It's Worse Than You Think: Kari Lake on	
12	What Really Happened in Arizona," has been viewed at least 646,000 times on Rumble as	
14	of June 16, 2023.	
15	64. Lake's February 20 Truth. On February 20, 2023, Lake's Truth Social	
16 17	account, @KariLake posted an embedded video of Lake's interview with Donald Trump	
18	Jr. where she repeats the false Ballot Size Sabotage and Bogus Ballot Injection claims. The	
18 19	Jr. where she repeats the false Ballot Size Sabotage and Bogus Ballot Injection claims. The post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really	
19 20 21	post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really	
19 20 21 22	post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really happened in Arizona."	
19 20 21	 post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really happened in Arizona." 65. As of June 16, 2023, that post has been ReTruthed 455 times and liked over 	
19 20 21 22 23	 post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really happened in Arizona." 65. As of June 16, 2023, that post has been ReTruthed 455 times and liked over 2,000 times. 66. Lake's February 20 Gettr. On February 20, 2023, the @KariLake Gettr 	
 19 20 21 22 23 24 25 26 	 post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really happened in Arizona." 65. As of June 16, 2023, that post has been ReTruthed 455 times and liked over 2,000 times. 66. Lake's February 20 Gettr. On February 20, 2023, the @KariLake Gettr account posted a link to a Rumble post containing video of Lake's interview with Donald 	
 19 20 21 22 23 24 25 	 post stated, in part: "WATCH: @KariLake joins @DonaldTrumpJr to discuss what really happened in Arizona." 65. As of June 16, 2023, that post has been ReTruthed 455 times and liked over 2,000 times. 66. Lake's February 20 Gettr. On February 20, 2023, the @KariLake Gettr 	

1	claims. The post stated, in part, "We did a deep dive on what really happened in Arizona
2	Tune in. You're not going to want to miss it."
3	67. As of June 17, 2023, that post has been reposted 140 times and liked 463
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5	times.
6	68. Lake's February 22 Podcast. On February 27, 2023, the "LINDELL
7	REPORT" podcast posted an interview of Lake by Brannon Howse that had been
8 9	previously recorded on February 22, 2023. During the interview, Lake made the false
10	Ballot Size Sabotage claim, stating:
11	I mean talk about diabolically genius if you want to mess with
12	Election Day [T]hey did it in a way that was so subtle that the good people of Arizona who showed up to vote on Election Day they
13	wouldn't even detect it. They made the image on the ballot just a
14	little bit smaller than normal and when that got fed into the tabulator machine the tabulator read it as a paper jam and that's why a quarter
15	of a million ballots were spit out.
16	69. On the podcast, Lake also accused Richer of "sabotaging our election day"
17	by "pumping 300,000 invalid ballots in for the count in Arizona"
18 19	70. Like the prior interviews, Lake made clear that her false accusations were
20	targeted at Richer:
21	[I]t's about all voters being disenfranchised intentionally these
22	monsters who run our election at Maricopa County; two men by the name of Stephen Richer and Bill Gates and they're in charge of
23	the election.
24	71. Lake's March 19 Tweet. On March 19, 2023, Lake's Twitter account,
25 26	@KariLake, posted an embedded video of the January 30, 2023 press conference, during
26 27	which she made the false Ballot Size Sabotage claim. The Tweet stated, in part: "This
27	wasn't an accident. This was the deliberate disenfranchisement of Arizona voters." In the
28	wash i an accident. This was the denoerate disentifanchisement of Arizona voters." In the

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clip, Lake falsely stated that "Richer and Gates intentionally printed the wrong image on the ballot when they knew 75% of the people showing up were Kari Lake voters They printed the wrong image on the ballot knowing that that would jam the tabulator." 4

72. As of June 16, 2023, the Tweet had been viewed more than 2.7 million times 5 6 and retweeted more than 19,100 times.

7 Lake's March 19 Truth. On March 19, 2023, Lake's Truth Social account, 73. 8 @KariLake posted an embedded video of the January 30, 2023 press conference during 9 which she made the false Ballot Size Sabotage claim. The post stated, in part: "This wasn't 10 11 an accident. This was the deliberate disenfranchisement of Arizona voters." In the clip, 12 Lake falsely stated that "Richer and Gates intentionally printed the wrong image on the 13 ballot when they knew 75% of the people showing up were Kari Lake voters They 14 printed the wrong image on the ballot knowing that that would jam the tabulator" 15

16 74. As of June 16, 2023, that post has been ReTruthed over 3,720 times and liked 17 over 9.070 times.

75. Lake's March 19 Gettr. On March 19, 2023, the @KariLake Gettr account 19 posted an embedded video clip of the January 30, 2023 press conference during which she 20 21 made the false Ballot Size Sabotage claim. The post stated, in part, "This wasn't an 22 accident. This was the deliberate disenfranchisement of Arizona voters." In the clip, Lake 23 falsely stated that "Richer and Gates intentionally printed the wrong image on the ballot 24 when they knew 75% of the people showing up were Kari Lake voters They printed 25 26 the wrong image on the ballot knowing that that would jam the tabulator."

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1	76. As of June 17, 2023, that post has been reposted 1,300 times and liked 2,300
2	times.
3	77. Lake's April 10 Speech. On or about April 10, 2023, Lake spoke to the
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5	Republican Party of San Diego County, California, and she stated:
6	[T]hey intentionally printed the wrong image on the ballot Everyone knows this, they intentionally printed the wrong image on
7	the ballot, it jammed the machines This was a
8	disenfranchisement It was outrageous. And they thought we were going to crawl away from that stolen election We're not
9	quitting So we decided to sue them.
10 11	78. Lake named Richer as a defendant in that lawsuit. In the same San Diego
11	speech, Lake also later confirmed that she was accusing "the Republicans running
12	Maricopa County." Lake was referring to Richer and Gates, and a reasonable listener
14	would have understood her as referring to them.
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16	79. <i>Lake's April 17 Tweet</i> . On or around April 17, 2023, Lake's Twitter account
17	retweeted a post from January 31, 2023, where she implored readers that "[e]very
18	American should watch this video. SHARE!" The Tweet embedded a video of the January
19	30, 2023 press conference during which she made the false Ballot Size Sabotage claim.
20	80. As of June 16, 2023, the Tweet had been viewed more than 737,000 times
21	
22	and retweeted more than 10,800 times.
23	81. Lake's April 18 Rumble Post. On April 18, 2023, a video of Lake's San
24	Diego speech with the false Ballot Size Sabotage claim was posted to her Rumble account.
25	As of June 16, 2023, it had been viewed over 20,200 times.
26	82. Lake's Rumble post was accompanied by a link asking visitors to "Join our
27	movement: KariLake.com," a website sponsored by Save Arizona Fund.
28	movement. Ranzake.com, a website sponsored by Save Atizona Fund.
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1	83. Lake's April 18 Truth. On April 18, 2023, Lake's Truth Social account	
2	@KariLake posted an embedded video of Lake's San Diego speech with the false Ballot	
3	Size Sabotage claim. The post stated, in part: "You can watch the rally here!"	
4 5	84. As of June 16, 2023, that post has been ReTruthed 927 times and liked over	
6	3,690 times.	
7	85. Lake's April 18 Gettr. On April 18, 2023, the @KariLake Gettr account	
8	85. Luke S April 18 Geur. On April 18, 2025, the @KariLake Getti account	
9	posted a link to the Rumble post containing a video of Lake's San Diego speech with the	
10	false Ballot Size Sabotage claim. The post stated, in part: "You can watch the rally here!"	
11	86. As of June 17, 2023, that post has been reposted 121 times and liked 485	
12	times.	
13	87. Lake's April 21 Speech. On April 21, 2023, Lake gave a speech at the True	
14	Texas Project Gala, where she stated: "So they sabotaged election day [T]hey	
15	Texas Project Gala, where she stated. So they sabolaged election day [1]hey	
16	intentionally printed the wrong image on the ballot, a quarter of a million ballots were spit	
17	out, unreadable on election day" Lake was referring to Richer and Gates, and a	
18 19	reasonable listener would have understood her as referring to them.	
20	88. Lake's April 30 Twitter Speech. On April 30, 2023, Lake appeared in a	
21	Twitter Space hosted by Mario Nawfal, where she accused "the people running Maricopa	
22	County who were in charge of our election," including Richer, of "mess[ing] with the count	
23		
24	of more than 2 million" votes. She further stated that Richer and others "mess[ed]" with	
25	the election by doing the following:	
26	They realize that they couldn't cheat in some of the other ways that	
27	they cheated before so they had to do something as diabolical as intentionally printing the wrong image on the ballot on election day	
28	only. They had a 20-inch piece of paper, ballot paper, and they	

1	printed a 19-inch ballot rather than the 20-inch image on that ballot		
2	and that's just a slight enough change that the voter would never detect that there was a problem. But you know what did detect a		
3	problem? The tabulator machines And that was intentional		
4	. [T]hey knew they couldn't win and so the only way they can win these days is to cheat in elections.		
5	89. As of June 16, 2023, Lake's appearance on Nawfal's Twitter Space had		
6			
7	245,000 listeners. The Tweet publicizing the Twitter Space has been viewed 439,700 times		
8	and retweeted more than 300 times.		
9	90. Lake's May 4 Rumble Post. On May 4, 2023, a video of Lake's Texas		
10	speech with the false Ballot Size Sabotage claim was posted to her Rumble account. As		
11			
12	of June 16, 2023, it has been viewed over 12,300 times.		
13	91. Lake's Rumble post was accompanied by a link asking visitors to "Join our		
14	movement: KariLake.com," a website sponsored by Save Arizona Fund.		
15	92. Lake's May 4 Truth. On May 4, 2023, Lake's Truth Social account		
16	@KariLake posted an embedded video of Lake's Texas speech with the false Ballot Size		
17			
18	Sabotage claim. The post stated, in part: "Watch my speech here!"		
19	93. As of June 16, 2023, that post has been ReTruthed 597 times and liked over		
20	2,440 times.		
21			
22	94. Lake's May 4 Gettr. On May 4, 2023, the @KariLake Gettr account posted		
23	a link to the defamatory Rumble post containing a video of Lake's Texas speech with the		
24	false Ballot Size Sabotage claim. The post stated, in part: "Watch my speech here!"		
25	95. As of June 17, 2023, the post has been reposted 72 times and liked 350 times.		
26	ser internet in 2029, die post nus oben reposted 72 times and inter 550 times.		
27			
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	- 18 -		

1	96.	Lake's May 16 Twitter Speech. On a May 16, 2023 Twitter Space hosted
2	by Grant Ca	urdone, Lake stated that, in the 2022 general election, "[t]hey intentionally
3 4	print[ed] the	wrong image on the ballots. It's disgusting what they did to the people."
5	97.	Lake added one minute later: "they intentionally printed the wrong image on
6	the ballot on	Election Day knowing that our voters were showing up on Election Day. They
7	printed a 19-	inch image rather than the 20-inch image and that jammed the machines."
8 9	98.	Lake then again repeated the claim that "they intentionally printed the wrong
10	image on the	ballot," and she detailed the purported sabotage.
11	99.	Lake was referring to Richer and Gates, and a reasonable listener would have
12	understood t	hose statements as referring to Richer and Gates.
13	100.	As of June 16, 2023, the Twitter Space had been listened to 4,100 times. The
14 15	Tweet annou	incing the Twitter Space had been viewed by more than 86,000 accounts and
16	retweeted 55	times.
17	101.	Lake's May 30 Tweet. On May 30, 2023, Lake's official Twitter account
18	@KariLake	re-published an embedded video of her entire "Save Arizona Rally" from
19 20	-	2023, repeating the false Ballot Size Sabotage and Bogus Ballot Injection
20 21	claims.	
22	102.	As of June 16, 2022, the Truest had been viewed as any they 75,000 times 1
23		As of June 16, 2023, the Tweet had been viewed more than 75,900 times and
24	retweeted mo	ore than 500 times.
25	<u>Defe</u>	ndants' Defamatory Statements Were Made With Actual Malice
26	I. Defe	ndants published their statements with knowledge of their falsity or with
27	reck	less disregard for the truth
28		

103. Defendants' accusations against Richer are self-evidently false.

104. **Ballot Size Sabotage.** Defendants' accusations that Richer intentionally set Election Day printers to print a 19-inch ballot image on a 20-inch ballot are false on their face because, under Arizona law, Richer does not have responsibility for Election Day operations. As County Recorder, Richer is responsible for recording public records, maintaining voter files, registering voters, and administering the *mail voting process* in the County. The Maricopa County Board of Supervisors has responsibility for Election Day and "emergency voting"—in-person voting during the weekend before Election Day.

105. Bogus Ballot Injection. Equally fanciful is Defendants' assertion that Richer "sabotaged" or "stole" the election by unlawfully injecting 300,000 supposedly "illegal" early voting ballots received on Election Day. Lake testified in a declaration submitted in her election contest that the total number of early voting ballots was 298,942. Thus, in claiming that Richer illegally injected approximately 300,000 "illegal," "invalid," "phony," and/or "bogus" early ballots received on Election Day into the final vote count, Lake implied that every early voting ballot that Maricopa County received at voting locations on Election Day 2022 was illegal.

106. Defendants' accusation that Richer used early voting ballots to "steal" or "sabotage" the election to prevent Lake from winning office is false and illogical. The early vote ballots dropped off on Election Day—the ones the Defendants claim were injected in order to sway the election away from Lake—*actually broke in her favor*.

107. Lake's election contest—which, on information and belief, the Lake Campaign funded—further confirms that Defendants, at the very least, acted with reckless disregard for the falsity of their accusations.

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108. *Superior Court Proceedings.* The evidence presented during the December 2022 evidentiary hearing in Lake's election contest clearly established the falsity of Defendants' claims that Richer intentionally sabotaged the 2022 Arizona election by misprinting ballots or injecting 300,000 bogus or unlawful early voting ballots.

10 109. Maricopa County Election Director Scott Jarrett testified that no 19-inch
11 configuration was programmed into Maricopa's Election Management System (EMS).

12 110. Ryan Macias—the former Acting Director of the Voting Systems Testing
13 and Certification Program for the United States Election Assistance Commission—also
14 testified that there was no basis to conclude that there had been intentional sabotage by an
16 election official, and he rejected the idea that there was any evidence that any printer issues
17 on Election Day were anything other than an accident.

111. Richer testified in that proceeding that he "[a]bsolutely [did] not" do
"anything to sabotage the election, the 2022 Election, including some type of activity
performed on the printers to make the printers not print correctly." In his testimony, Richer
explained that he is *not* responsible for Election Day operations, emergency voting, or
ballot tabulation:

[Richer]: We are not responsible for Election Day operations or emergency voting, which is the weekend before Election Day, or for ballot tabulation.

[Lake's Counsel]: *All right*. And so those responsibilities lie with the Maricopa County Board of Supervisors, *correct*?

1 [Richer]: That's correct, and that's true of all 15 counties. 2 112. On December 24, 2022, the Superior Court found "nothing to substantiate 3 4 [Lake's] claim of intentional misconduct." The Superior Court explained that Lake had 5 brought forward no witnesses with any personal knowledge of any misconduct and no 6 evidence to support her claim: "Every one of [Lake's] witnesses-and for that matter, 7 Defendants' witnesses as well-was asked about any personal knowledge of both 8 9 intentional misconduct and intentional misconduct directed to impact the 2022 General 10 Election. Every single witness before the Court disclaimed any personal knowledge of 11 such misconduct." 12 The Superior Court rejected any suggestion by Lake that ballot printing 113. 13 14 issues caused ballots to be miscounted. It likewise found that Lake had presented "no 15 evidence at Trial" that "voters were turned away or refused a ballot," and it found that Lake 16 did not "show by clear and convincing evidence that alleged misconduct surrounding BOD 17 printers influenced the election outcome," and furthermore that her own expert at trial 18

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their votes counted.

114. The Superior Court likewise determined that Lake's allegation of unlawful ballot insertions was implausible. It noted that the testimony of Lake's primary trial witness was "of limited use" because "while [that witness] has not received the Maricopa County Delivery Receipt forms [which she sought through public records requests]—[the witness] knows that these forms do, in fact, exist."

admitted that any voters whose ballots were affected by printer issues nevertheless had

- 22 -

115. *Court of Appeals Proceedings*. On February 16, 2023, the Arizona Court of Appeals affirmed the Superior Court's rejection of Lake's election challenge.

116. The Court of Appeals held that Lake could not demonstrate that the Superior 4 Court's rejection of her allegations that Maricopa County officials intentionally printed the 5 6 wrong image on the ballot was clearly erroneous. To the contrary, the Court of Appeals 7 found that "ample evidence supported the superior court's conclusion that the 8 printer/tabulator issues resulted from mechanical malfunctions that were ultimately 9 remedied." It observed that Lake's suggestion that any printer issues caused 10 11 disenfranchisement "were baseless," and that her "only purported evidence . . . was, quite 12 simply, sheer speculation," and that she presented no evidence showing that any ballots 13 went uncounted. 14

15 117. The Court of Appeals likewise affirmed the Superior Court's findings
 relating to Lake's Bogus Ballot Injection claim, noting that even if technical chain-of custody errors had occurred, they would not render the counted votes "illegal."

118. Supreme Court Proceedings. On March 22, 2023, the Arizona Supreme
 Court denied review of, among other things, Lake's petition for review on issues related to
 her false Ballot Size Sabotage and Bogus Ballot Injection claims.

119. In relevant part, the Arizona Supreme Court noted: "The Court of Appeals
 aptly resolved these issues, most of which were the subject of evidentiary proceedings in
 the trial court, and Petitioner's challenges on these grounds are insufficient to warrant the
 requested relief under Arizona or federal law."

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1	120. McGregor Report. In January 2023, the Maricopa County Attorney's Office
2	retained former Arizona Supreme Court Chief Justice Ruth V. McGregor "to conduct a
3 4	focused, fact-specific independent review to determine why printers that performed
5	successfully during the primary election evidenced problems during the general election."
6	121. On April 10, 2023, former Chief Justice McGregor and her team of experts
7	issued a 38-page report, finding no basis for Defendants' claims that mis-sized ballots were
8 9	used to intentionally interfere with Election Day voting. This independent investigation
10	found that the issues with the printers on Election Day were most likely the result of
11	printers not being able to reliably print a 20-inch ballot image on 100-pound paper under
12	Election Day conditions.
13	122. On information and belief, Lake was aware of former Chief Justice
14 15	McGregor's Report and its findings as of April 15, 2023, if not earlier.
15	II. Defendants had a financial incentive to defame Richer
17	123. Defendants have made false statements about Richer to raise money.
18	124. Many of the alleged defamatory statements were accompanied by URLs that,
19	
20	when visited, solicited donations for Save Arizona Fund. See Appendix A, Ex. at
21	Statement Nos. 2, 6, 8, 25, 30.
22	125. Moreover, Save Arizona Fund's webpage presently features a 6-minute
23	video of Lake discussing the 2022 election and accusing Richer of intentionally sabotaging
24	the election.
25	
-26-	126. The website asks visitors to "donate to support Kari Lake and Save Arizona,"
27	and seeks donations from \$25 to \$100,000.
28	

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1	127. On January 7, 2023, Lake sent an email seeking \$10 donations for Save	
2	Arizona Fund that repeats the false assertion that the tabulator issues evidenced "intentional	
3 4	sabotage" of the election.	
+ 5	128. The next day, Lake sent a mass email stating, in part: "In a short, two-day	
6	trial, my team uncovered a treasure trove of evidence proving that the November election	
7	was blatantly influenced and disenfranchised Republican voters to help Katie Hobbs win."	
8	The e-mail then repeatedly asks recipients to donate money, including: "Every dollar you	
9	give right now buys my team much-needed time to uncover the truth about our rigged	
10 11	election. Can you spare ANYTHING to help me and my team fight for YOU?"	
12		
13	129. On February 9, 2023, Save Arizona Fund paid for the transmission of an	
14	email that included a link to the "Save Arizona Rally," where defamatory statements about	
15	Richer were made, and asked for donations.	
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2	Elections!
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7	Promota E houpe this email throat throat sourcest. As you may have hourst 'Aari Latte to teading the charge to Carro Arconol. Her recent catry to ought extendion to the service.
8	concerns we have about the integral of our elections.
9	WATCH THE RALLY HERE
-	As Kart poerfied out, imagine hours filled with ballots, representing the number of operated ballots an Mancops County on Election Day. This is unsidetplate and exact to addressed
10	the providence of the practicity and SUCIDS to ach for your support in protecting the integrity of suce exclores. We need your hep to raise the functs reconsisive to fight accents?
11	those who are invergite undermane the will of the period and pur every surface. Every department heips we have show your support for each substance by denoting to the
12	Subschla, erv i skuljet slok po sekole prvel, svejske hrve sekolet prvel se sekolet prvel se vre Saret Antonia, knji slokdaju. 1. spešner, kep can distilecti our sloke, kou demokuljet ji and coli tiliste.
13	Truch your hur your hurgon. The Garre Actional Fund Team
14	
15	130. On May 23, 2023, Lake Campaign's official Twitter Account
16	@KariLakeWarRoom posted a Tweet stating that "Your election officials may betray
17	you " and included a link to Save Arizone Fund's website, where visitors are colisited to
18	you," and included a link to Save Arizona Fund's website, where visitors are solicited to
19	donate money.
20	131. On information and belief, between December 5, 2022 and December 24,
20	2022 alone, Lake raised hundreds of thousands of dollars into the Save Arizona Fund.
	2022 alone, Ease raised numereds of thousands of donars into the Save Arizona Fund.
22	132. On information and belief, Lake has used funds raised by Save Arizona Fund
23	to help boost her future political ambitions.
24	
25	133. For example, Save Arizona Fund has paid for campaign events in Iowa where
26	Lake has met with voters.
27	
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1	134. That follows a prior pattern where Lake has told her supporters that
2	fundraising money was needed to contest the election, but then spent the money raised on
3	other items, including more than \$35,000 on travel and hotel accommodations.
4	
5	III. Defendants' defamatory falsehoods are part of a pre-existing false narrative of stolen elections to which Defendants are committed
6 7	135. Lake has shown herself to be committed to a false narrative concerning stolen
8	elections. She has pressed that false narrative in statements related to at least three
9	elections-the 2020 general election, the 2022 primary election, and the 2022 general
10	election-and has a history of stating falsehoods on social media, in speeches, through
11 12	court filings, and elsewhere to perpetuate that false narrative.
13	136. Lake has repeatedly made the false public assertion that former President
14	Donald Trump prevailed in the 2020 presidential election.
15	137. Lake has falsely claimed that the 2020 election was "undeniably STOLEN,
16	CORRUPT and RIGGED" and that "President Trump was the true winner." Similarly,
17 18	Lake has stated that "Governor Ducey shouldn't have certified the 2020 election"
19	because "[e]very indication showed corruption," and that, if Lake had been Governor, she
20	would not have certified President Biden's electoral victory because of unspecified
21	"serious irregularities and problems with the election."
22	138. Lake likewise built a false narrative that her electoral results would also be
23	
24	rigged.
25 26	139. Before the August 2022 primary election, which Lake ultimately won, was
-26	even underway, for example, Lake claimed that she "was already detecting some stealing
27	
28	going on" in the election.

1 Lake also has brought her pre-existing narrative of stolen elections to 140. 2 judicial proceedings. In an April 2022 lawsuit in federal court, Lake sought, among other 3 things, "a preliminary and permanent injunction prohibiting Defendants from requiring or 4 permitting voters to have votes cast or tabulated using any electronic voting system." The 5 6 federal district court dismissed Lake's case and granted a motion for sanctions against 7 Lake, the other plaintiff in that case, and their counsel. The dismissal is presently on appeal 8 to the United States Court of Appeals for the Ninth Circuit, and the federal district court 9 has held an evidentiary hearing as to the amount of sanctions. 10 11 141. Similarly, after losing her election challenge in Arizona Superior Court in 12 December 2022, Lake continued to perpetuate her narrative of a rigged system with false 13 accusations of government malfeasance. For example, @KariLake posted on Truth Social 14

that "[l]egal experts believe [Maricopa County Superior Court Judge Peter A. Thompson's] 16 decision was ghostwritten, they suspect top left-wing attorneys like Marc Elias emailed him what to say."

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IV.

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Defendants' personal spite against Richer also evidences actual malice

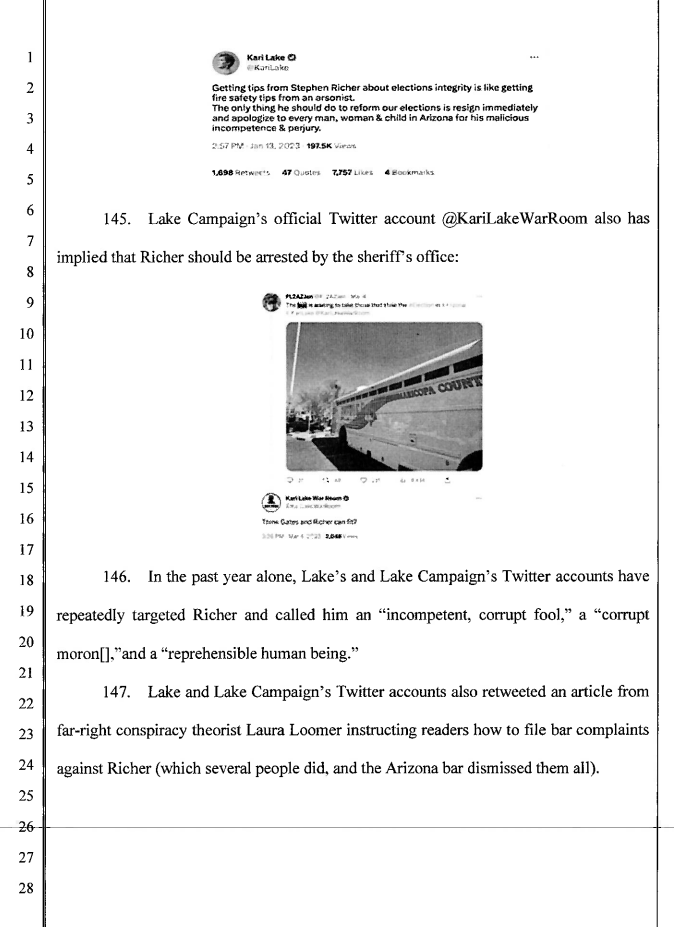
Lake and Lake Campaign have a history of directing personal vitriol and 142. 20 21 spite at Richer. Those additional statements provide further evidence of Defendants' actual 22 malice.

For example, on November 10, 2022, Lake Campaign's Twitter account 143. 24 posted a photo of Richer and then-governor-elect Katie Hobbs under the message: "They 25 26 told us to look for the root causes of @MaricopaVote's election problems. Found them."

27 28

144. Lake has likened Richer to an arsonist and accused him of perjury:

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1	Def	fendan	ts' Barrage Of Defamatory Statements Has Caused Richer Substantial Injuries	
2 3	148.	Whil	e Defendants have raised money and benefited from their defamatory	
4	falsehoods r	egardi	ng Richer, they have caused Richer substantial reputational, financial,	
5	physical, em	otiona	l, and professional harm.	
6	149.	Thes	e harms flow in part from the widespread vitriol and threats that are	
7 8	directly trac	eable	to Defendants' defamatory statements. For instance, on January 29,	
9	-		to social media platform Truth Social a video clip of her "Save Arizona	
10		•	ch she made the false Ballot Size Sabotage claim.	
11	150.		es from Truth Social users included:	
12	150.	-		
13		a.	"Why aren't these mother fuckers in jail?!?!? We've seen this time	
14 15			after time. They did it in 2020!!! And God only knows how many	
15			other times!! I am SO done. I don't even live in AZ. Take them out.	
17			NOW"	
18		b.	"So lock some asses up already what is the hold up people need to pay	
19			with their life it's that simple set an example"	
20		c.	"If that's proven then someone needs to be dismembered"	
21	151.	On Ja	anuary 30, 2023, Lake posted a link to a video of her January 30 Press	
22 23	Conference	to Gett	r, during which she made the false Ballot Size Sabotage claim.	
24	152.	Repli	es from Gettr users included:	
25		a.	"Ellection [sic] fraud is a form of treason and should dealt with as so"	
26				-
27				
28				

1	153.	On February 20, 2023, Lake posted a link to a video of her podcast interview				
2	with Donald T	with Donald Trump Jr. to Gettr, during which she made the false Ballot Size Sabotage and				
3 4	Bogus Ballot l	Injection claims.				
5	154.	Replies from Gettr users included:				
6		a. "TREASON=EXECUTION"				
7						
8	155. (On March 19, 2023, Lake posted an embedded video on Truth Social of the				
9	January 30, 20	023 press conference, during which she made the false Ballot Size Sabotage				
10	claim.					
11	156.	Replies from Truth Social users included:				
12		a. "HANG THESE MOTHER FUCKERS!"				
13		b. "They need to pay ! Time !				
14						
15		Or Stretch some Rope from an Oak Tree !!!"				
16	(c. "We should hang anyone who steals an election. That would stop it."				
17	157.	On March 19, 2023, Lake posted an embedded video on Gettr of the January				
18	30, 2023 press	s conference, during which she made the false Ballot Size Sabotage claim.				
19	158.	Replies from Gettr users included:				
20						
21	1	a. "ELECTION TREASON MUST BE EXECUTIONABLE!!!				
22 23		TIME FOR HEADS TO ROLLLITERALLY! ENOUGH OF THIS				
23 24		BULL-SH!T-VIC NONSENSE!!!"				
24	1	b. "The only way this changes is by going after the Republicans that are				
23 26		blocking we the people. We need to identify and crucify each one."				
27						
28						
		- 31 -				

1	159. On May 1, 2023, Lake posted the following message to Truth Social:
2	"Stephen Richer & his fellow obstructionists in Maricopa County think that if they
3	
4	stonewall long enough, we're just going to go away. It's not going to happen. We The
5	People of Arizona will no longer tolerate having to vote in third-world elections."
6	160. Replies from Truth Social users included the following:
7	a. "I think your [sic] gonna need to build a public gallows"
8	
9	b. "Hanging in public would be nice ③."
10	c. "Gitmo for treasonous election thieves that have overthrown our
11	legally elected government."
12	
13	161. On June 6, 2023, Lake posted to Twitter the following statement she had
14	made during a television interview the previous day, tagging the Maricopa County
15	Elections Department official Twitter account:
16	It is going to get very uncomfortable for these folks. I'm sure they're
17	feeling the drumbeat hearing it loud & I hope to god they wake up
18	in the middle of the night, with the terror of what they did to the people, with guilt & shame, because they really should.
19	
20	162. When a user posted Lake's Tweet to the discussion board website
	Patriots.Win, responses included the following:
21	Production of the hear is a first of 20
22	a. "Fuck shame, when do the hangings start?"
23	b. "How about a few of them wake up with nooses around their necks."
24	c. "They should wake up in the middle of the night with an 8 inch
25	
26	kitchen knife stuck in their chest."
27	163. The U.S. Department of Justice has prosecuted at least one person who
28	credibly threatened Richer's life.

1	164. In light of threats to their physical safety caused by Defendants' defamatory
2	statements, Richer and his wife spent thousands of dollars of their own money installing
3	additional security features at their home.
4	
5	165. Both the Maricopa County Sheriff's Office and the Phoenix Police
6	Department do regular patrols of Richer's and his wife's home and places of work.
7	166. Richer and his wife have changed their personal and professional routines,
8	aware that people spurred on by Defendants' falsehoods about the November 2022 election
9	
10	wish to do them harm.
11	167. Additional security cannot, however, prevent the torrent of vitriol Richer
12	experiences day in and day out, which comes in the form of emails, direct messages on
13	Twitter, voicemails, and even in-person confrontations.
14	
15	168. Defendants' defamatory statements have damaged Richer's reputation by
16	cutting him off from Republican networks and donors who once supported his career and
17	future ambitions for elected office.
18	169. Predictably, this decline in his career prospects and constant calls for his
19	
20	resignation, prosecution, and even execution have taken a toll on Richer's physical and
21	mental health and required him to spend time and money on additional medical treatment
22	and medication.
23	170. Richer's injuries are traceable to Defendants' attacks on Richer.
24	
25	Claim 1: Defamation regarding Ballot Size Sabotage (Against All Defendants)
26	
27	171. Richer incorporates by reference the allegations of the preceding paragraphs
28	and the Appendix as if fully set forth herein.

1	172.	Lake	made the following defamatory statements of fact accusing Richer of
2			
3	Ballot Size S	abota	ge, each of which is reproduced in Appendix A:
4		a.	Statement at the January 29 Rally (supra ¶¶ 15-21, Appendix A, No.
5			1);
6		b.	Statement in the January 29 Lake Tweet (supra ¶¶ 25-28, Appendix
7			A, No. 2);
8		0	Statement in the Ianuary 20 Lake Truth (survey III 20, 22, Amondia A
9		c.	Statement in the January 29 Lake Truth (<i>supra</i> ¶¶ 29-32, Appendix A,
10			No. 3).
11		d.	Statement in the January 29 Lake Gettr (supra ¶¶ 33-36, Appendix A,
12			No. 4).
13		e.	Statement in the January 30 Rally Rumble Video (supra ¶¶ 41-42,
14		C.	
15			Appendix A, No. 6);
16		f.	Statement in the January 30 Press Conference (supra ¶ 43, Appendix
17			A, No. 7);
18		g.	Statement in the January 30 Press Conference Rumble Video (supra
19		5.	
20			¶ 44, Appendix A, No. 8);
21		h.	Statement in the January 30 Press Conference Tweet (supra ¶ 45,
22			Appendix A, No. 9);
23		i.	
24		1.	Statement in the January 30 Press Conference Truth (<i>supra</i> ¶¶ 46-47,
25			Appendix A, No. 10);
26		j.	Statement in the January 30 Press Conference Gettr (supra ¶¶ 48-49,
27			Appendix A, No. 11);
28			•• ** **
			24
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1	k.	Statement in the February 8 Podcast (supra ¶¶ 55-58, Appendix A,
2		No. 15);
3	1.	Statement in the February 20 Podcast (supra ¶ 59-63, Appendix A,
4		No. 16);
5		
6	m.	Statement in the February 20 Truth (supra ¶¶ 64-65, Appendix A, No.
7		17);
8	n.	Statement in the February 20 Gettr (supra ¶¶ 66-67, Appendix A, No.
- 9 10		18);
11	0.	Statement in the February 22 Podcast (supra ¶¶ 68-70, Appendix A,
12		No. 19);
13	n	Statement in the March 19 Tweet (supra ¶¶ 71-72, Appendix A, No.
14	p.	
15		20);
16	q.	Statement in the March 19 Truth (supra ¶¶ 73-74, Appendix A, No.
17		21);
18	r.	Statement in the March 19 Gettr (supra ¶¶ 75-76, Appendix A, No.
19		
20		22);
21	s.	Statement in the April 10 Speech (supra ¶¶ 77-78, Appendix A, No.
22		23);
23	t.	Statement in the April 17 Tweet (supra ¶¶ 79-80, Appendix A, No.
24		24);
25		
-26-	<u>u.</u>	Statement in the April 18 Rumble Post (supra ¶ 81-82, Appendix A,
27		No. 25).
28		

1		v.	Statement in the April 18 Truth (supra ¶¶ 83-84, Appendix A, No.
2	-		26).
3		W.	Statement in the April 18 Gettr (supra ¶¶ 85-86, Appendix A, No. 27).
4		x.	Statement in the April 21 Speech (<i>supra</i> ¶ 87, Appendix A, No. 28);
5			
6		у.	Statement in the April 30 Twitter Speech (<i>supra</i> ¶¶ 88-89, Appendix
8			A, No. 29);
9		z.	Statement in the May 4 Rumble Post (supra ¶¶ 90-91, Appendix A,
10			No. 30);
11		aa.	Statement in the May 4 Truth (supra ¶¶ 92-93, Appendix A, No. 31);
12		bb.	Statement in the May 4 Gettr (supra ¶¶ 94-95, Appendix A, No. 32).
13		cc.	Statement in the May 16 Twitter Speech (supra ¶¶ 96-100, Appendix
14			A, No. 33);
15 16		44	
10		dd.	Statement in the May 30 Tweet (supra ¶¶ 101-02, Appendix A, No.
18			34).
19	173.	Lake	's statements about Richer were false.
20	174.	Lake	made those false and defamatory statements to one or more third
21	person(s) wi	th the k	knowledge and intent that her statements would be released to the public.
22	175.	Lake	's false and defamatory statements accused Richer of, among other
23	things, inter	ntional	ly sabotaging the 2022 election by intentionally having ballot-on-
24	-		int the wrong sized ballot.
25	-	-	_
26 27			's false and defamatory statements damaged Richer, the nature,
27	magnitude, a	and ext	ent of which will be addressed in discovery and at trial.
			- 36 -

1	177. Lake's false and defamatory statements constituted defamation per se by	
2	injuring Richer in his profession, trade, or business and by accusing him of criminal	
3	offenses and acts of moral turpitude.	
4	178. Lake published those defamatory statements with actual malice, namely with	
5		
6	knowledge of the statements' falsity and/or with reckless disregard of whether the	
7	statements were false or not, as demonstrated by, among other things:	
8 9	a. The publication of the accusation after it had been disproven in Lake's	
10	election challenge, of which she had knowledge, and in other unbiased	
11	and reputable sources, including the McGregor report and public	
12	reporting;	
13	b. Lake's financial incentive to defame Richer;	
14		•
15	c. Lake's attachment to a preconceived narrative; and/or	
16	d. Lake's pre-existing personal spite towards Richer.	
17	179. Lake Campaign and Save Arizona Fund are vicariously liable for Lake's	
18	defamatory statements because:	
19	a. Lake is an employee, officer, or agent of Lake Campaign and Save	
20		
21	Arizona Fund, and	
22	b. Lake made the defamatory statements reproduced in Appendix A	
23	within the scope of her employment or while acting on behalf of or to	
24	benefit Lake Campaign and/or Save Arizona Fund.	
25	F	
26		-
27		
28		
	- 37 -	
	-	

1	Claim 2: Defamation regarding Ballot Size Sabotage
2	(Against Lake Campaign)
3	180. Richer incorporates by reference the allegations of the preceding paragraphs
4	and the Appendix as if fully set forth herein.
5	181. Lake Campaign made the following defamatory statements of fact accusing
6	Richer of <i>Ballot Size Sabotage</i> , each of which is also reproduced in Appendix A:
7	
8	a. Statement in the January 29 @KariLakeWarRoom Tweet (supra
9	¶¶ 37-40, Appendix A, No. 5);
10	b. Statement in the January 31 @KariLakeWarRoom Tweet (supra
11	¶¶ 53-54, Appendix A, No. 14);
12	
13	182. Lake Campaign's statements were false.
14 15	183. Lake Campaign made those false and defamatory statements to one or more
15	third person(s) with the knowledge and intent that its statements would be released to the
17	public.
18	184. Lake Campaign's false and defamatory statements accused Richer of, among
19	
20	other things, intentionally sabotaging the 2022 election by intentionally having ballot-on-
21	demand printers print the wrong sized ballot.
22	185. Lake Campaign's false and defamatory statements damaged Richer, the
23	nature, magnitude, and extent of which will be addressed in discovery and at trial.
24	186. Lake Campaign's false and defamatory statements constituted defamation
25	
-26	per se by injuring Richer in his profession, trade, or business and by accusing him of
27	criminal offenses and acts of moral turpitude.
28	

1	187.	Lake Campaign published those defamatory statements with actual malice,		
2	namely with knowledge of the statements' falsity and/or with reckless disregard of whether			
3	the statements were false or not, as demonstrated by, among other things:			
4				
5		a. The publication of the accusation after it had been disproven in Lake's		
6		election challenge, of which Lake Campaign had knowledge, and in		
7		other unbiased and reputable sources;		
8		b. Lake Campaign's financial incentive to defame Richer;		
9				
10		c. Lake Campaign's attachment to a preconceived narrative; and/or		
11		d. Lake Campaign's pre-existing spite towards Richer.		
12		Claim 3: Defamation regarding Ballot Size Sabotage		
13		(Against Save Arizona Fund)		
14	100	Dishan in some sustant by unformula the allocations of the uncertains upon susurba		
15	188.	Richer incorporates by reference the allegations of the preceding paragraphs		
16	and the Appendix as if fully set forth herein.			
17	189.	Save Arizona Fund made the following defamatory statement of fact		
18	accusing Ric	ther of <i>Ballot Size Sabotage</i> , which is also reproduced in Appendix A:		
19		a. Statement in the January 30 "Save Arizona Rally (1/29/2023): Printed		
20				
21		Wrong Image on Ballots" YouTube video (supra ¶¶ 50-51, Appendix		
22		A, No. 12);		
23	190.	Save Arizona Fund's statement about Richer was false.		
24	191.	Save Arizona Fund made that false and defamatory statement to one or more		
25	the second second of			
26		(s) with the knowledge and intent that its statements would be released to the		
27	public.			
28				

1	192. Save Arizona Fund's false and defamatory statement accused Richer of,			
2	among other things, intentionally sabotaging the 2022 election by intentionally having			
3	ballot-on-demand printers print the wrong sized ballot.			
4	buildt off definance printers print and wrong sized buildt			
5	193. Save Arizona Fund's false and defamatory statement damaged Richer, the			
6	nature, magnitude, and extent of which will be addressed in discovery and at trial.			
7	194. Save Arizona Fund's false and defamatory statement constituted defamation			
8	per se by injuring Richer in his profession, trade, or business and by accusing him of			
9 10	criminal offenses and acts of moral turpitude.			
11	195. Save Arizona Fund published that defamatory statement with actual malice,			
	195. Save Alizona i una publisited that defainatory statement with actual manee,			
12	namely with knowledge of the statement's falsity and/or with reckless disregard of whether			
13 14	the statement was false or not, as demonstrated by, among other things:			
15	a. The publication of the accusation after it had been disproven in Lake's			
16	election challenge, of which Save Arizona Fund had knowledge, and			
17	in other unbiased and reputable sources, including public reporting;			
18	b. Save Arizona Fund's financial incentive to defame Richer; and/or			
19 20	c. Save Arizona Fund's attachment to a preconceived narrative.			
20				
21	Claim 4: Defamation regarding <i>Bogus Ballot Injection</i> (Against All Defendants)			
22				
23	196. Richer incorporates by reference the allegations of the preceding paragraphs			
24	and the Appendix as if fully set forth herein.			
25 26	197. Lake made the following defamatory statements of fact accusing Richer of			
<u>26</u> 27	Bogus Ballot Injection, each of which is also reproduced in Appendix A:			
28				

1		a.	Statement at the January 29 Rally (supra ¶¶ 15-21, Appendix A, No.
2			1);
3 4		b.	Statement in the January 30 Rumble Video (supra ¶¶ 41-42, Appendix
5			A, No. 6);
6		c.	Statement in the February 8 Podcast (supra ¶¶ 55-58, Appendix A,
7			No. 15);
8			
9		d.	Statement in the February 20 Podcast (supra ¶¶ 59-63, Appendix A,
10			No. 16);
11		e.	Statement in the February 20 Truth (supra ¶¶ 64-65, Appendix A, No.
12			17);
13		f.	Statement in the February 20 Gettr (supra ¶¶ 66-67, Appendix A, No.
14		~~	
15			18);
16		g.	Statement in the February 22 Podcast (supra ¶¶ 68-70, Appendix A,
17			No. 19);
18		h.	Statement in the May 30 Tweet (supra ¶¶ 101-02, Appendix A, No.
19		11.	Subment in the indy 50 Tweet (Sapite $\parallel \parallel$ 101-02, Appendix A, 140.
20			34).
21	198.	Lake'	's statements about Richer were false.
22	199.	Lake	made those false and defamatory statements to a third person with the
23	knowledge s	nd inte	nt that her statements would be released to the public.
24	kilowicage a		ne that her statements would be released to the public.
25	200.	Lake'	s false and defamatory statements accused Richer of, among other
26	things, inten	tionally	v sabotaging the 2022 election by injecting 300,000 illegal ballots into
27	the final vot	e tally f	for Maricopa County, Arizona.
28			
			- 41 -

1	201. Lake's false and defamatory statements damaged Richer, the nature,					
2	magnitude, and extent of which will be addressed in discovery and at trial.					
3	202. Lake's false and defamatory statements constituted defamation per se by					
4	injuring Richer in his profession, trade, or business and by accusing him of criminal					
5						
6	offenses and acts of moral turpitude.					
7	203. Lake published those defamatory statements with actual malice, namely with					
8 9	knowledge of the statements' falsity and/or with reckless disregard of whether the					
10	statements were false or not, as demonstrated by, among other things:					
11	a. The publication of the accusation after it had been disproven in Lake's					
12	election challenge, of which she had knowledge, and in other unbiased					
13	and reputable sources, including public reporting;					
14 15	b. Lake's financial incentive to defame Richer;					
16	c. Lake's attachment to a preconceived narrative; and/or					
17	d. Lake's pre-existing personal spite towards Richer.					
18						
19	204. Lake Campaign and Save Arizona Fund are vicariously liable for Lake's					
20	defamatory statements because:					
21	a. Lake is an employee, officer, or agent of Lake Campaign and Save					
22	Arizona Fund, and					
23	b. Lake made the defamatory statements reproduced in Appendix A					
24						
25	within the scope of her employment or while acting on behalf of or to					
-26	benefit Lake Campaign and/or Save Arizona Fund.					
27						
28						

1	Claim 5: Defamation regarding Bogus Ballot Injection					
2	(Against Save Arizona Fund)					
3	205. Richer incorporates by reference the allegations of the preceding paragraphs					
4	and the Appendix as if fully set forth herein.					
5	206. Save Arizona Fund made the following defamatory statement of fact					
6	accusing Richer of <i>Bogus Ballot Injection</i> , which is also reproduced in Appendix A:					
7						
8	a. Statement in the January 30 "Save Arizona Rally (1/29/2023): Chain					
9	of Custody" YouTube video (supra ¶ 52, Appendix A, No. 13);					
10 11	207. Save Arizona Fund's statement about Richer was false.					
12	208. Save Arizona Fund made that false and defamatory statement to one or more					
13	third person(s) with the knowledge and intent that its statements would be released to the					
14	public.					
15						
16	209. Save Arizona Fund's false and defamatory statement accused Richer of,					
17	among other things, intentionally sabotaging the 2022 election by injecting 300,000 illegal					
18	ballots into the final vote tally for Maricopa County, Arizona.					
19	210. Save Arizona Fund's false and defamatory statement damaged Richer, the					
20	nature, magnitude, and extent of which will be addressed in discovery and at trial.					
21	211. Save Arizona Fund's false and defamatory statement constituted defamation					
22						
23	per se by injuring Richer in his profession, trade, or business and by accusing him of					
24	criminal offenses and acts of moral turpitude.					
25 26	212. Save Arizona Fund published that defamatory statement with actual malice,					
26 27	namely with knowledge of the statement's falsity and/or with reckless disregard of whether	-				
28	the statement was false or not, as demonstrated by, among other things:					

- 43 -

	a. The publication of the accusation after it had been disproven in Lake's				
	election challenge, of which Save Arizona Fund had knowledge, and				
	in other unbiased and reputable sources, including public reporting;				
	b. Save Arizona Fund's financial incentive to defame Richer; and/or				
	c. Save Arizona Fund's attachment to a preconceived narrative.				
	PRAYER FOR RELIEF				
Richer prays for relief as follows:					
А.	Nominal damages;				
Б.	Compensatory damages, including general, actual, pecuniary, consequential,				
and special damages, in an amount to be determined at trial;					
C.	Punitive damages;				
D.	Reasonable and necessary attorneys' fees;				
E.	Reasonable and necessary costs of suit;				
F.	Prejudgment and post-judgment interest at the highest lawful rates;				
G.	Declaratory relief stating that the defamatory statements authored, published,				
and otherwi	se made by the defendants identified within this complaint, individually and				
collectively,	collectively, were and are false;				
H.	Injunctive relief enjoining Defendants to remove the false and defamatory				
portions of					
	portions of the statements about Richer from any website and/or social media accounts				
under their c	control or under the control of parties in privity with Defendants; and				
I.	Such other and further relief as this Court deems just and appropriate.				
	A. B. and special C. D. E. F. G. and otherwi collectively, H. portions of				