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15 UNITED STATES DISTRICT COURT
16 CENTRAL DISTRICT OF CALIFORNIA
17 WESTERN DIVISION

18 MATTHEW HOGAN,
19 Plaintiff,
20 v.

21 MATTHEW J. WEYMOUTH,
22 PATRICK C. CHUNG,
23 PRO SPORTORITY (ISRAEL) LTD.,
24 KARL RASMUSSEN,
25 BEASLEY BROADCAST GROUP
26 INC., MELISSA EANNUZZO, and
27 DOES 1-10,

28 Defendants.

No. 2:19-cv-02306-MWF-AFMx

DECLARATION OF MATTHEW WEYMOUTH IN SUPPORT OF MOTION TO DISMISS

Date: September 9, 2019
Time: 10:00 a.m.
Location: Courtroom 5A
Judge: Michael W. Fitzgerald

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DECLARATION OF MATTHEW WEYMOUTH

I, Matthew Weymouth, declare:

1. I am over the age of 18. The matters stated in this declaration are true of my own personal knowledge. If called as a witness, I could and would competently testify to these matters.

2. I am a resident of Mansfield, Massachusetts. I am thirty-three (33) years old, and have lived in Massachusetts for my entire life, with the exception of when my family lived in Maine for a period of time when I was very young.

3. I attended Johnson & Wales University in Rhode Island between approximately 2007 and 2011. During college, I met Matthew Hogan through a mutual friend while both of us were at a social gathering at the University of Massachusetts' Amherst Campus. After college, we did not stay in close touch although we very occasionally had contact with each other through social media.

4. I have traveled to California only one time in my life, in 2012, for a trip lasting approximately three days. I do not own any assets in California, and do not conduct business in California.

5. I have known Patrick Chung socially since approximately May of 2009. Chung and I are friends. Chung lives in Massachusetts.

6. On or about February 3, 2019 Hogan sent me text messages during Super Bowl LIII that I deemed inappropriate and threatening. At the time I received the messages and responded, I was in Atlanta, Georgia. I later provided screenshots of the messages to Chung. At the time I provided these screenshots to Chung, both Chung and I were home in Massachusetts. I did not make any misrepresentation to Chung concerning the circumstances of the text messages.

7. I did not compose, edit, or post the Instagram and Facebook posts dated February 6, 2019 that are at issue in Hogan's complaint. I have never posted content

1 to any social media account belonging to Patrick Chung. I have never managed any
2 of Chung's social media accounts.

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4 I declare under penalty of perjury under the laws of the United States of
5 America that the foregoing is true and correct, and that this declaration was executed
6 on this 5th day of August, 2019, in Mansfield, Massachusetts.

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10 Matthew Weymouth

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