

**INDEX TO EXHIBITS**

Exhibit A Declaration of Steven A. Gibson

Exhibit B Declaration of Julie T. Dubocq

# Exhibit A

1 **DICKINSON WRIGHT/MARISCAL WEEKS**  
2901 N. Central Avenue, Suite 200  
2 Phoenix, Arizona 85012  
Tel. 602-220-4542  
3 Fax: 602-244-1441  
vorze@dickinsonwright.com  
4 Victoria Orze (011413)  
Attorneys for Defendant Steven A. Gibson

5  
6 UNITED STATES DISTRICT COURT  
7 DISTRICT OF ARIZONA

8 Imran Ahmad Jamali, a single man,  
9 Plaintiff,

10 vs.

11 Maricopa County, a private municipal  
corporation, James Richmond, owner of  
12 website jailbase.com, Richmond Consulting  
Group, LLC, Sahar Sarid, owner of website  
13 mugshots.com, Steven A. Gibson, owner of  
website whosarrested.com, Issac Cornetti,  
14 publisher of *The Slammer* newspapers,  
Craig Robert Wiggen, Jr., owner of website  
15 arrests.org, Domains by Proxy, LLC, owner  
of website mugshotsworld.com, Neil  
16 Warner, president of Domains by Proxy  
LLC, Nima Kelly, manager of Domains by  
17 Proxy LLC, John or Jane Doe 2, owner of  
website justmugshots.com, John or Jane Doe  
18 3, owner of website bustedmugshots.com  
and mugshotsonline.com, Star Nine  
19 Ventures, LLC, John or Jane Doe 4, owner  
of website arre.st, John or Jane Doe 5,  
20 owner of website mugshot-catalog.com,  
John or Jane Doe 6, owner of website  
21 lookwhogotbusted.com, John or Jane Doe 7,  
owner of website findmugshots.com,  
22 Orlando Velazquez and Maria L. Baez,  
owners of website phoenixcriminals.com,  
23 John or Jane Does 9, owner of website  
mugremove.com, John or Jane Doe 10,  
24 owner of website phoenixmugs.com, The  
Go Daddy Group, John or Jane Does 9-100,  
25 to be determined, if necessary, outstanding  
internet mugshot websites, pending  
26 Defendants.

No. CV-13-613-PHX-DGC

**DECLARATION OF STEVEN A.  
GIBSON IN SUPPORT OF MOTION  
TO DISMISS FOR LACK OF  
JURISDICTION AND FAILURE OF  
SERVICE OF PROCESS**

1 Defendants.

2  
3 **DECLARATION OF STEVEN A. GIBSON, ESQ.**

4 Steven A. Gibson, Esq., hereby declares under the penalty of perjury, pursuant to  
5 the laws of the State of Nevada and the United States, that the following facts are true:

6 1. I am over eighteen years old and I am competent to testify to the matters  
7 described herein.

8 2. I am a duly licensed attorney admitted to practice in all courts in the states  
9 of Nevada and Illinois. I am the managing member of the Las Vegas, Nevada office of  
10 the law firm Dickinson Wright PLLC (“DW”).

11 3. I am, and have been for over ten years, a resident of Nevada.

12 4. I am not now, nor have I ever been, a resident of Arizona.

13 5. I have never owned, rented or leased any real or personal property in  
14 Arizona, apart from hotel rooms and rental cars on brief business and recreation trips.

15 6. I have never established or maintained any bank or other financial accounts  
16 in Arizona.

17 7. While DW maintains an office in Arizona, and I have owned an equity  
18 interest in DW since no earlier than August 2010, I do not engage and have never  
19 engaged in the full-time or part-time practice of law in Arizona. I am not and never have  
20 been admitted, nor have I ever sought admission, to the State Bar of Arizona. I have  
21 never been admitted to practice *pro hac vice* before any state or federal court in Arizona.

22 8. I do not own, nor have I ever owned, the website or domain name  
23 <whosarrested.com> (the “Website”).

24 9. My only connection with the Website is that, from approximately fall 2009  
25 until approximately fall 2011, I acted as legal counsel to the owners of the Website with  
26 respect to certain intellectual property matters and transactional matters. Part of my work  
as counsel for the owners of the Website included preparation and filing of an application  
for registration of the service mark WHO’S ARRESTED with the United States Patent

1 and Trademark Office (the "USPTO"), on or about May 20, 2010. I was identified in that  
2 service mark registration application as the correspondent of record to whom the USPTO  
3 should direct any correspondence or inquiries regarding the application.

4 10. None of the activities I performed as legal counsel for the owners of the  
5 Website involved the preparation or filing of any document of any nature, appearance  
6 before any court or tribunal, or engagement in any other activity of any nature, in or with  
7 respect to the State of Arizona.

8 11. I am not currently legal counsel to the owners of the Website, and, in fact, I  
9 have not had contact with the owners of the Website in any manner since, at the latest,  
10 fall 2011.

11 12. I have never had any proprietary interest of any nature with anything  
12 associated with the Website in any way.

13 13. I have never been personally served with a summons and/or complaint in  
14 the case *Jamali v. County of Maricopa et al.*, case number CV-13-613-PHX-DGC in the  
15 United States District Court for the District of Arizona (the "Case"), nor have I ever  
16 received any request from anyone for a waiver of service of process with respect to the  
17 Case.

18 14. I have neither received at my residence, whether by mail or personal  
19 delivery, a summons and complaint, or any other documents, related to the Case, nor  
20 have I located any such documents anyone may have left anywhere in or around my  
21 residence. I am not aware that anyone else has received or located any such documents at  
22 my residence. I have not received, nor am I aware that anyone else at my residence has  
23 received, a notification that any registered or certified mail is being held for me at the  
24 post office pending my signature of a receipt.

25 15. No other person or entity has, or has had at any time since the  
26 commencement of the Case, authorization by me to receive service of process on my  
behalf.

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Dated this 18<sup>th</sup> day of April, 2013.

By /s/ Steven A. Gibson  
Steven A. Gibson, Esq.

**CERTIFICATE OF SERVICE**

I hereby certify that on the 18<sup>th</sup> day of April, 2013, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF system for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Imran Ahmad Jamali  
P.O. Box 6003  
Chandler, Arizona 85224  
*In Pro Per*

By: /s/ Jamie Dean

# Exhibit B

**DICKINSON WRIGHT/MARISCAL WEEKS**  
2901 N. Central Avenue, Suite 200  
Phoenix, Arizona 85012  
Tel. 602-220-4542  
Fax: 602-244-1441  
vorze@dickinsonwright.com  
Victoria Orze (011413)  
Attorneys for Defendant Steven A. Gibson

UNITED STATES DISTRICT COURT  
DISTRICT OF ARIZONA

Imran Ahmad Jamali, a single man,  
Plaintiff,

No. CV-13-613-PHX-DGC

vs.

**DECLARATION OF JULIE T.  
DUBOCQ IN SUPPORT OF MOTION  
TO DISMISS FOR LACK OF  
JURISDICTION AND FAILURE OF  
SERVICE OF PROCESS**

Maricopa County, a private municipal corporation, James Richmond, owner of website jailbase.com, Richmond Consulting Group, LLC, Sahar Sarid, owner of website mugshots.com, Steven A. Gibson, owner of website whosarrested.com, Issac Cornetti, publisher of *The Slammer* newspapers, Craig Robert Wiggen, Jr., owner of website arrests.org, Domains by Proxy, LLC, owner of website mugshotsworld.com, Neil Warner, president of Domains by Proxy LLC, Nima Kelly, manager of Domains by Proxy LLC, John or Jane Doe 2, owner of website justmugshots.com, John or Jane Doe 3, owner of website bustedmugshots.com and mugshotsonline.com, Star Nine Ventures, LLC, John or Jane Doe 4, owner of website arre.st, John or Jane Doe 5, owner of website mugshot-catalog.com, John or Jane Doe 6, owner of website lookwhogotbusted.com, John or Jane Doe 7, owner of website findmugshots.com, Orlando Velazquez and Maria L. Baez, owners of website phoenixcriminals.com, John or Jane Does 9, owner of website mugremove.com, John or Jane Doe 10, owner of website phoenixmugs.com, The Go Daddy Group, John or Jane Does 9-100, to be determined, if necessary, outstanding internet mugshot websites, pending Defendants.

Defendants.



**DECLARATION OF JULIE T. DUBOCQ**

1  
2 Julie T. Dubocq declares under the pains and penalties of perjury of the State of  
3 Nevada and the United States of America that the following is true:

4 1. I am the office manager for the Las Vegas, Nevada office (the “Las Vegas  
5 Office”) of the law firm Dickinson Wright PLLC (“DW”), a position I have held since  
6 August 2010.

7 2. I am over eighteen years old and I am competent to testify to the facts set  
8 forth in this declaration.

9 3. The Las Vegas Office is located in a two-building office complex, City  
10 Center West, in a non-residential area in northwest Las Vegas. There are no residences  
11 in either of the City Center West buildings. To get to the Las Vegas Office from the  
12 parking area for City Center West, one must walk through a lobby that includes  
13 entryways for businesses such as an accountancy firm, then take an elevator to the fifth  
14 floor, then walk down a hallway past doors labeled with the names of businesses such as  
15 “Global Payments” and “Cassady Law Offices, P.C.” On the door of the Las Vegas  
16 Office is a sign clearly identifying the Las Vegas Office as “Dickinson Wright PLLC.”

17 4. On the afternoon of March 28, 2013, the Las Vegas Office’s receptionist  
18 telephoned me to inform me that two individuals were in the Las Vegas Office’s  
19 reception area attempting to deliver documents to Steven A. Gibson, Esq., who is the  
20 managing member of the Las Vegas Office. I went to the Las Vegas Office’s reception  
21 area to investigate who the individuals were and what they were attempting to deliver.

22 5. I reviewed the documents the two individuals were attempting to deliver.  
23 In the course of my work as DW’s office manager for well over two years, I know how  
24 to recognize and identify court documents such as summonses and complaints, and I  
25 know how to ascertain from a case caption which parties are the plaintiffs and which are  
26 the defendants. The documents the two individuals were attempting to deliver appeared  
27 to be a summons and complaint naming Mr. Gibson as an individual defendant, and not  
28 naming DW as a defendant.

1           6.       I informed the individuals that Mr. Gibson was not in the office and that it  
2 was not appropriate for me to accept service on Mr. Gibson's behalf, and I returned the  
3 documents to the individuals.

4           7.       One of the individuals brusquely threw the documents down on the  
5 reception counter and arrogantly snapped at me, "You've been served!" Both individuals  
6 then abruptly left the Las Vegas Office.

7           Dated this 18<sup>th</sup> day of April, 2013.

8

9

By           /s/ Julie T. Dubocq            
          Julie T. Dubocq

10

**CERTIFICATE OF SERVICE**

11 I hereby certify that on the 18<sup>th</sup> day of April, 2013, I electronically transmitted the  
12 attached document to the Clerk's Office using the CM/ECF system for filing and  
transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

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15

Imran Ahmad Jamali  
P.O. Box 6003  
Chandler, Arizona 85224  
*In Pro Per*

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By:           /s/ Jamie Dean          

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