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2 **WEISSMAN LAW FIRM**
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5 Attorneys for Objector,
ALVARO CORTES

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8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
9 **COUNTY OF LOS ANGELES, EAST DISTRICT**

10
11 IN RE PETITION OF
12 JEREMY WYATT LECLAIR

CASE NO. **KS021358**

**OBJECTION TO PETITION FOR
NAME CHANGE;**

**DECLARATION OF
I.DONALD WEISSMAN**

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16 DATE: 8-15-18
17 TIME: 8:30 A.M.
18 DEPT: EA"J"

19
20 COMES NOW ALVARO CORTES and submits the following objection to the
21 petition for name change of Jeremy Wyatt LeClair:

22
23 ALVARO CORTES, sued LeClair and others because of an insurance scam, in
24 Los Angeles Superior Court, Case Number BC575500. LeClair avoided service and
25 was served via publication. His default was entered on June 21, 2016. Judgment was
26 entered against him April 4, 2017.¹ Since that time efforts have been made to locate
27 LeClair, but to no avail.

28 ¹ **The judgment entered, with interest exceeds \$500,000.00.**

1 **It is objector's belief that the purpose of the name change is to defraud creditors.**

2 The reason for this statement is that Cortes was not served with a copy of this petition
3 for name change. Also, Cortes has learned that LeClair petitioned for bankruptcy
4 protection in Charlotte Division of the Western District of North Carolina, Case No.:
5 18-30903. ² Cortes was not served with LeClair's bankruptcy petition nor the petition
6 for name change.

7
8 Allowing a name change would support efforts to avoid the judgment against him.

9
10 Respectfully submitted,

11 **WEISSMAN LAW FIRM**

12 DATED: August 15, 2018

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14 By: _____

I. DONALD WEISSMAN
Attorneys for Objector,
ALVARO CORTES

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26 ² **LeClair's bankruptcy attorney filed a motion to transfer the bankruptcy from** North Carolina to Central
27 District of California. The hearing date is August 27, 2018.

1 with any notice of the bankruptcy filing. Your declarant, as CORTES' attorney of record
2 has not received any notices or pleadings about the bankruptcy.⁵

3
4 6. LeClair has avoided contact and service in CORTES' superior court action.
5 There is a judgment entered against him. He filed for bankruptcy protection in his full
6 name, presumably to attempt to discharge CORTES' judgment and other debts. Yet,
7 CORTES was not served with the bankruptcy petition or notice (either directly or through
8 his counsel). It is not known if LeClair has set forth all of this information or the history of
9 the legal actions against him, in his petition now pending before this court.

10
11 7. Your declarant submits to the court that the conclusion to be drawn from
12 LeClair's petition and other filings is he is trying to circumvent the legal process and avoid
13 the judgment. He wants his name changed and he wants bankruptcy to discharge a debt; all
14 without giving notice to creditors.

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16 8. Having learned of this petition only recently, your declarant is not able to
17 rearrange my schedule to appear in person. Should the court continue the hearing and your
18 declarant receives notice of the continuance, your declarant will appear.

19
20 I declare under penalty of perjury that under the laws of the State of California that
21 the foregoing is true and correct. Executed this 8th day of August, 2018, at Tarzana,
22 California.

23
24 _____
25 I.Donald Weissman, declarant

26 ⁵ It has become routine that counsel for litigant is served with notices from a debtor, debtor's attorney or
27 the bankruptcy court.