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McDonald

FILED
Superior Court of California
County of Los Angeles

SEP 09 2016

Sherri B. Carter, Executive Officer/Clerk
By Raul Sanchez Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

ANNIE LOGOAI, an individual; IANNA
DUMAS-SMITH, an individual; CHERYL
CRAFT, an individual; CHERYL ANDERSON,
an individual; BRANDI CHERISE JOHNSON,
an individual; LOKILANI LEOMITI; BRIANA
MULIPOLA, an individual; OLOFA
VAIFANUA, an individual; and
MICHELLEANN MCDONALD, an individual;

Plaintiffs,

v.

ALAMEDA COURT, LLC, a California Limited
Liability Company; FORTE RESOURCES, INC.,
a California Corporation; CHUANG-I LIN, and
individual; TERESA TING d/b/a MASTERS
REALTY, an individual; PHOENIX MASTERS
INVESTMENT, INC., a California Corporation;
DOUG BAKER, an individual; and DOES 1
through 25, inclusive;

Defendants.

Case No.: BC572165

**DECLARATION LOKILANI
LEOMITI IN OPPOSITION TO
MOTION FOR PROTECTIVE
ORDER**

Date: September 22, 2016
Time: 8:45 a.m.
Dept.: 28

09/12/2016

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I, Lokilani Leomiti, declare as follows:

1. I am over the age of eighteen and am a resident of Los Angeles County, California. I have personal knowledge of the matters set forth below and, if called to testify, I would and could testify competently thereto.

2. I live at 264 E Myrrh Street in the Alameda Court Development. I have resided there since I signed the lease in or about June 2012. My unit is directly across the driveway from the unit in which Isadore Hall resides.

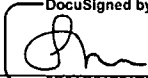
3. I have noted on multiple occasions in 2012, 2013 and 2014, Mr. Hall having cordial meetings with Doug Baker and/or Chuang-I Lin in Mr. Hall's garage. The meetings appear to have ceased since the filing of this lawsuit.

4. Management has towed cars from our driveway twice in 2015. Management has also consistently harassed us about parking vehicles in front of our garage since we began meeting collectively with other tenants in or about December 2014.

5. Meanwhile, Hall consistently had multiple vehicles parked in his driveway as well as visitor parking without incident.

6. I have confronted the property manager, Doug Baker, on multiple occasions about this issue and have consistently been told that Hall "is government" and "cannot be touched."

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this the 9th day of September, 2016 in Colorado Springs, Colorado.

DocuSigned by:

Lokilani Leomiti

09/12/2016