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5		D THE STATE OF ODECON		
6	IN THE CIRCUIT COURT FOR THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH			
7	FOR THE COUNT F	OF MULTNOMAN		
8	ANDY NGO, an individual,	Case No. 20CV19618		
9	Plaintiff,	DECLARATION OF ANDY NGO IN SUPPORT OF PLAINTIFF'S		
10	V.	MOTION FOR APPROVAL OF ALTERNATIVE MEANS TO		
11	ROSE CITY ANTIFA, an unincorporated association; BENJAMIN BOLEN, an individual;	OBTAIN SERVICE OF PROCESS		
12	JOHN HACKER, an individual; CORBYN (KATHERINE) BELYEA, an individual;			
13	JOSEPH CHRISTIAN EVANS, an individual; MADISON LEE ALLEN, an individual;			
14	ELIZABETH RENEE RICHTER, an individual; DOES 1-50.			
15	Defendants.			
16				
17	I, Andy Ngo, declare:	we memorial transmission of the facts stated herein		
18		the personal knowledge of the facts stated herein		
19 20	and if called upon to testify as to the matters set forth in this Declaration, I could and would competently testify thereto.			
20		of Plaintiff's Motion for Approval of Alternative		
21	2. This Declaration is filed in support of Plaintiff's Motion for Approval of Alternative Means to Obtain Service of Process as to Defendant Elizabeth Renee Richter ("Richter") pursuant			
23	to ORCP 7(d)(6)(A).			
24	<ul> <li>3. I have encountered Defendant Richter in person on more than one occasion and</li> </ul>			
25	through such encounters I learned the sound of her voice, her appearance, and experienced her			
26	hostility towards me.			
27				
28	DECLARATION OF ANDY NGO ISO PLAINTIFF'S MOTION FOR APPROVAL OF ALTERNATIVE MEANS TO OBTAIN SERVICE OF PROCESS Case No. 20CV19618	James L. Buchal, (OSB No. 921618) MURPHY & BUCHAL LLP P.O. Box 86620 Portland, OR 97286 Tel: 503-227-1011 Fax: 503-573-1939 Doc ID: 2cc45782a16bc7014aa1623ba5fb489cb29a0cb0		

1 4. I understand that the Twitter account "@RisingPDX" belongs to, or is controlled by, 2 Defendant Richter because "@RisingPDX" has posted various videos in which I recognize 3 Richter's voice as the one who appears to be taking the video. Additionally, the Twitter account 4 "@RisingPDX" has also at various times updated its avatar, display name, and made postings that 5 reference me. A true and correct copy of a couple screenshots of such changes is attached as 6 **Exhibit 4.**<sup>1</sup> Lastly, "@RisingPDX" has previously asked Antifa to donate to the cashapp 7 "(a)matchachaii," which I understand belongs to Richter. A true and correct copy of screenshots of 8 some of these posts is attached as Exhibit 5.

9 5. I understand that the cashapp "@matchachaii" belongs to, or is controlled by, 10 Defendant Richter because the username "@matcha chai" posted a livestream of footage during the 11 incident when I was chased to a hotel by Richter and others on or around May 28, 2021. Based on 12 the angle of the livestream and my memory of where Richter was when she was chasing me that 13 day, as well as her verbal threats to me which are also on the livestream recording, I believe Richter 14 to be the individual recording the livestream that was posted by "@matcha chai." A true and 15 correct copy of a screenshot of the livestream posted from the username "@matcha chai" is 16 attached as Exhibit 6.

Beginning around May 2021, I began to monitor "@RisingPDX" Twitter postings in
an attempt to identify Richter's whereabouts so that she might be served with the lawsuit by my
counsel.

7. On or around September 21, 2022, I viewed a video posted by "@RisingPDX" of the
Portland mayor responding to verbal attacks by a female voice, whom I recognized as Richter's
voice. A true and correct screenshot of a frame of the video posting is attached hereto as Exhibit 7.

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DECLARATION OF ANDY NGO ISO PLAINTIFF'S MOTION FOR APPROVAL OF ALTERNATIVE MEANS TO OBTAIN SERVICE OF PROCESS Case No. 20CV19618

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 <sup>&</sup>lt;sup>1</sup> The exhibits attached to the concurrently filed Declaration of Gregory R. Michael In Support of
 Plaintiff's Motion for Approval of Alternative Means to Obtain Service of Process are numbered 1
 through 3. Accordingly, for ease of reference, the exhibits attached to this declaration begin at
 number 4.

1	8. On October 18, 2022, I took a screenshot of another posting by "@RisingPDX" that		
2	was a live video of what I recognize as downtown Portland based on my time in Portland. A true		
3	and correct screenshot of the video posting is attached hereto as <b>Exhibit 8</b> .		
4	9. I understand the efforts to serve Richter in-person with the Summons and First		
5	Amended Complaint have been unsuccessful to date.		
6	10. At this time, I do not have any further information as to the exact whereabouts of		
7	Richter.		
8	I declare under penalty of perjury under the laws of the State of Oregon that the foregoing is		
9	true and correct. An shy Nopo		
10	true and correct. Date: 11 / 10 / 2022 By: Andy Ngo		
11	Andy Ngo		
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25 26			
26 27	3		
27	DECLARATION OF ANDY NGO ISO PLAINTIFF'S MOTION FOR APPROVAL OF ALTERNATIVE MEANS TO OBTAIN SERVICE OF PROCESS Case No. 20CV19618 James L. Buchal, (OSB No. 921618) MURPHY & BUCHAL LLP P.O. Box 86620 Portland, OR 97286 Tel: 503-227-1011 Fax: 503-573-1939 Doc ID: 2cc45782a16bc7014aa1623ba5fb489cb2		



#### NGOcausedMASSshooting

2,861 Tweets



3,974 Following 5,383 Followers



Chud Watch @PDXCh... · 24m Was just told that Andy "Milkshake" Ngo is at Powell's Books right now.

Q 5 17 15 Q 32 A



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SchoolBoardBloc Prot... · 19m ··· Andy is stateside?

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Chud Watch @PDXCh... 18m This is what we are being told.



revolution rising @RisingPDX

11

11

Can we get some proof of no at Powells

3:22 AM · 3/31/22 · Twitter for iPhone



revolution rising @RisingPDX

It's about to be all out if it's true that Andy is in Portland right now

3:23 AM - 3/31/22 Twitter for iPhone



revolution risin @RisingPDX

### Fuck Andy ngo

12:19 AM · 9/21/22 · Tw

13 Retweets 1 Quote Ty

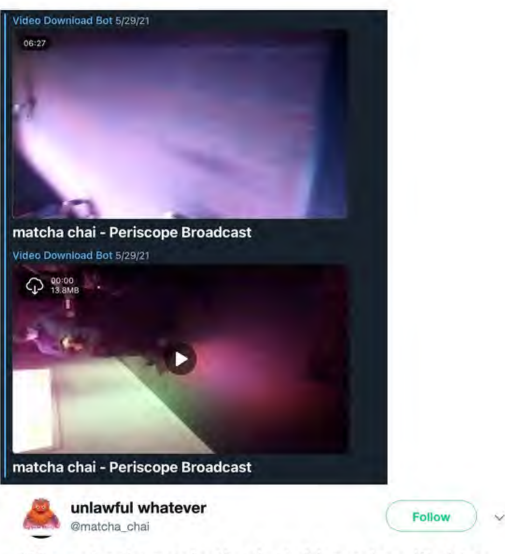
#### https://twitter.com/RisingPDX/status/1481883479436500996?s=20

Twitter revolution rising Support our comrade with legal needs and with taking steps to distance her kids from some fash harassment \$matchachaii twitter.com/RisingPDX/stat...

#### https://twitter.com/inatcha\_chai/status/1429876169537572868?s=20

Twitter

unlawful whatever some comrades are trying to get gas to get out of town. If you can help please send to \$matchachaii



When Andy ran in the hotel I ran in with him and pretended I was getting chased lol

12:13 AM - 29 May 2021



evolution rising @RisingPDX

Ted accosting somebody for having a mask on their face/ bloc

Video shows Ted wheeler and his security walking into kells pub



- 1,539 views
- 1:11 AM 9/21/22 · Twitter for iPhone

4 days ago revolution rising was live

revolution rising

### HELLOSIGN

### Audit Trail

TITLE	2022.11.10_28_Mtn_serv_mail_Richter_Decl_Ngo_final.pdf
FILE NAME	2022.11.10_28_Mtnfinal%282%29.pdf
DOCUMENT ID	2cc45782a16bc7014aa1623ba5fb489cb29a0cb0
AUDIT TRAIL DATE FORMAT	MM / DD / YYYY
STATUS	Signed

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#### Document History

C Sent	<b>11 / 10 / 2022</b> 23:37:44 UTC	Sent for signature to Andy Ngo (GMAIL) (andycngo@gmail.com) from dorothy@my.law IP: 135.180.119.154
© VIEWED	<b>11 / 11 / 2022</b> 02:58:43 UTC	Viewed by Andy Ngo (GMAIL) (andycngo@gmail.com) IP: 31.54.192.140
SIGNED	<b>11 / 11 / 2022</b> 04:59:17 UTC	Signed by Andy Ngo (GMAIL) (andycngo@gmail.com) IP: 31.54.192.140
COMPLETED	<b>11 / 11 / 2022</b> 04:59:17 UTC	The document has been completed.

1		
2	CERTIFICAT	TE OF SERVICE
3		
4	I, Carole Caldwell, hereby declare under penalty of perjury under the laws of the State of Oregon that the following facts are true and correct:	
5	I am a citizen of the United States, over the age of 18 years, and not a party to or interested	
6	in the within entitled cause. I am an employee of Murphy & Buchal LLP and my business address	
7	is P.O. Box 86620, Portland, OR 97286.	
8	On November 15, 2022, I caused the following document to be served:	
9 10	DECLARATION OF ANDY NGO IN SUPPORT OF PLAINTIFF'S MOTION FOR APPROVAL OF ALTERNATIVE MEANS TO OBTAIN SERVICE OF PROCESS	
	ATTROVAL OF ALTERNATIVE MEANS I	O OBTAIL SERVICE OF TROCESS
11	by email to the attorneys at email addresses identified below, pursuant to an electronic service	
12	agreement between the parties:	
13	Jonathan Henderson	Joe Piucci
14	(OSB No. 063554) DAVIS ROTHWELL EARLE &	(OSB No. 135325) Stephen Piucci
15	XOCHIHUA PC	(OSB No. 821056)
16	200 SW Market St., Ste 1800	Piucci Law LLC
	Portland, OR 97201 Tel: (503) 222-4422	900 SW 13th Ave., Ste. 200 Portland, OR 97205
17	jhenderson@davisrothwell.com	Tel: 503-228-7385
18	Attorney for Defendant-Appellant	Fax: 503-228-2571
19	Benjamin Bolen	joe@piucci.com steve@piucci.com
20		for Defendant John Hacker
21	David F. Sugerman	Christopher A. Larsen
22	(OSB No. 862984) Sugerman Law Office	(OSB No. 910679) Pickett Dummigan McCall LLP
	707 SW Washington St., Ste. 600	210 SW Morrison St., 4th FL
23	Portland, OR 97205 Tel: 503-228-6474	Portland, Oregon 97204 Tel: 503-223-7770
24	Fax: 503-228-2556	Fax: 503-227-5350
25	david@sugermanlawoffice.com for Defendant John Hacker	chris@pdm.legal for Defendant John Hacker
26	for Detendant joint flacker	for Derendant John Hacker
27		
28	DECLARATION OF ANDY NGO IN SUPPORT OF F MOTION FOR APPROVAL OF ALTERNATIVE ME SERVICE OF PROCESS Case No. 20CV19618	

1		
2	David D. Park (OSB No. 803358)	Gabriel Chase (OSB No. 142948)
3	Elliott & Park, P.C.	Chase Law, PC
	324 S Abernethy Street Portland, OR 97239-8529	621 S.W. Alder St., Ste. 600 Portland, OR 97205
4	Tele: 503- 227-1690	Tel: 503-294-1414
5	Fax: 503- 274-8384	Fax: 503-294-1455
6	dave@elliott-park.com for Defendant John Hacker	gabriel@chaselawc.net for Defendant John Hacker
7		
8	Michelle R Burrows (OSB No. 861606)	Jane L. Moisan (OSB No. 181864)
	Michelle R. Burrows P.C.	People's Law Project
9	1333 Orenco Station Parkway# 525 Hillsboro, OR 97124	818 S.W. 4th Ave. #221-3789 Portland, OR 97204
10	Tel: 503-241-1955	Tel: 971-258-1292
11	michelle.r.burrows@gmail.com for Defendant John Hacker	peopleslawproject@gmail.com for Defendant John Hacker
12		Tor Derendant John Hacker
13		
14		/s/ Carole A. Caldwell
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27	DECLARATION OF ANDY NGO IN SUPPORT	2 C OF PLAINTIFF'S James L. Buchal, (OSB No. 921618
28	MOTION FOR APPROVAL OF ALTERNATIV OBTAIN SERVICE OF PROCESS Case No. 20CV19618	
I		