1 2 3 4 5 6 7 8 9	THE MAREK LAW FIRM, INC. DAVID MAREK (CA Bar No. 290686) David@marekfirm.com AMI SANGHVI (CA Bar No. 331801) ami@marekfirm.com 228 Hamilton Avenue Palo Alto, CA 94301 (650) 460-7148 BERMAN NORTH LLP Stacy Y. North (CA Bar No. 219034) stacy@bermannorth.com 2001 Van Ness, Suite 300 San Francisco, CA 94109 (650) 463-9158	ELECTRONICALLY FILED Superior Court of California, County of San Francisco 10/03/2024 Clerk of the Court BY: AUSTIN LAM Deputy Clerk
10	Attorneys for Plaintiff John Doe	
11		F STATE OF CALIFORNIA SAN FRANCISCO
12		TED JURISDICTION
13	JOHN DOE, an individual,	CGC-24-618681
14	Plaintiff,	PLAINTIFF'S COMPLAINT FOR DAMAGES
15	v.	FOR:
16	SUBSTACK, INC., a Delaware	 Negligence Gross Negligence
17	Corporation; AMAZON WEB SERVICES, INC., a Delaware corporation; JACK	3. Intentional Interference with Prospective Economic Relations
18	POULSON, an individual; TECH INQUIRY, INC., a Delaware corporation;	4. Negligent Interference with Prospective Economic Relations
19	DOES 1-25, inclusive,	5. Intentional Interference with Contractual Relations
20	Defendants.	 Public Disclosure of Private Facts False Light
21		 8. Intrusion into Private Affairs 9. Intentional Infliction of Emotional Distress 10. Nuclimate Infliction of Emotional Distress
22		10. Negligent Infliction of Emotional Distress 11. Defamation
23		 12. Violation of Business & Professions Code Section 17200 13. Violation of California Constitution, Section
24		1 14. Violation of California Penal Code Section
25		851.92 15. Violation of California Penal Code Section
26		11143
27		Request for Punitive Damages
28		DEMAND FOR JURY TRIAL
	<i>JOHN DOE v. SUBSTACK INC., ET AL.</i> COMPLAINT	1 Case No.

1	PLAINTIFF JOHN DOE ("PLAINTIFF") complains against DEFENDANTS SUBSTACK,
2	INC. ("SUBSTACK"), AMAZON WEB SERVICES, INC. ("AWS"), JACK POULSON
3	("POULSON"), TECH INQUIRY, INC. ("TECH INQUIRY"), and DOES 1-25 hereby alleges as
4	follows:
5	PARTIES
6	1. PLAINTIFF is an individual and a resident of San Francisco, California. PLAINTIFF
7	files this Complaint as a John Doe to protect his privacy, as this matter deals with the ongoing
8	unauthorized dissemination of a sealed . As a result of the sensitive nature of the facts,
9	PLAINTIFF'S full identity has been concealed from public court filings in order to prevent those not
10	directly involved in this action from learning PLAINTIFF'S identity and making PLAINTIFF'S
11	identity public. In addition, PLAINTIFF refers to his employer, of which he was the Chief Executive
12	Officer and member of the Board of Directors, during the relevant time period as "PLAINTIFF'S
13	EMPLOYER" in an effort to protect PLAINTIFF'S privacy.
14	2. SUBSTACK is a global corporation organized under Delaware law with its
15	headquarters in San Francisco, California.
16	3. AWS is a global corporation organized under Delaware law with its headquarters in
17	Seattle, Washington.
18	4. POULSON is an individual and an independent journalist and Executive Director of
19	DEFENDANT TECH INQUIRY. POULSON has lived and worked in California and is essentially
20	made at home in California. In addition, POULSON has purposefully directed his activities at
21	residents of the forum, including PLAINTIFF and by using SUBSTACK, and this litigation results
22	from alleged injuries that "arise out of or relate to" those activities."
23	5. TECH INQUIRY is a Delaware corporation. It holds itself out as a nonprofit company
24	of which POULSON is the Executive Director. Based on information on its website, Tech Inquiry is
25	essentially at home in California. According to its website, Tech Inquiry touts that "on a daily basis"
26	it does work "from the US (including California state)". In addition, TECH INQUIRY has
27	purposefully directed its activities at residents of the forum, including PLAINTIFF, and this litigation
28	results from alleged injuries that "arise out of or relate to" those activities."
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1	6.	PLAINTIFF does not know the true names and capacities of DEFENDANTS sued
2	herein as Do	es 1-25, and therefore sue these DEFENDANTS by fictitious names. PLAINTIFF will
3	amend this C	complaint to state the true names and capacities when ascertained. PLAINTIFF is
4	informed and	believes and thereon alleges that each of the fictitiously-named DEFENDANTS is
5	responsible i	n some manner for the occurrences alleged herein, and thereby proximately caused
6	Plaintiff's inj	juries and damages alleged herein.
7	7.	At all times herein mentioned, the acts and omissions of various DEFENDANTS, and
8	each of them	(including the DOES), concurred and contributed to the various acts and omissions of
9	each and all	of the other DEFENDANTS in proximately causing the injuries and damages as herein
10	alleged.	
11		JURISDICTION AND VENUE
12	8.	PLAINTIFF brings this action pursuant to California law cited with particularity
13	below.	
14	9.	The amount in controversy as to each Cause of Action set forth below following the
15	factual allega	ations exceeds the minimum jurisdictional threshold of this Court.
16	10.	Jurisdiction is proper pursuant to California Code of Civil Procedure § 410.10.
17	11.	This Court has personal jurisdiction over each DEFENDANT because each
18	DEFENDAN	T had sufficient contacts with California. In addition, each DEFENDANT intentionally
19	availed itself	or himself of the benefits of California by publishing and disseminating the statements
20	described her	rein; the controversy is related to the DEFENDANTS' contacts with California; and
21	asserting per	sonal jurisdiction would be fair and substantial.
22	12.	Venue is proper in this Court pursuant to California Code of Civil Procedure § 395A
23	because the i	njuries described herein occurred in the County of San Francisco.
24		STATEMENT OF FACTS
25	13.	PLAINTIFF is not a public figure.
26	14.	On or about September 14, 2023, DEFENDANT POULSON, as an individual and in
27	his capacity a	as the Executive Director and Board member of TECH INQUIRY, through the
28	SUBSTACK	and AWS platforms, first published a sealed arrest report (the "sealed Incident Report")
		3 SUBSTACK INC., ET AL.
	COMPLAINT	
	1	

1	and information related to the sealed Incident Report relating to PLAINTIFF.	
2	15. Upon information and belief, POULSON knew or should have known at all times that	
3	the report had been sealed and that he was not authorized to disseminate it.	
4	16. From September 14, 2023 through the present, DEFENDANTS have knowingly	
5	possessed the sealed Incident Report and information related to the sealed Incident Report.	
6	17. The issues contained in the sealed Incident Report do not concern matters of public	
7	significance. The issues are personal in nature and concern only private individuals' private lives.	
8	The issues do not relate to PLAINTIFF'S employment.	
9	18. The sealed Incident Report published by DEFENDANTS included a unique	
10	watermark identifier: "Retrieved by A07034 on 5/17/22 at 10:37:33 AM."	
11	19. The sealed Incident Report was sealed by a court order entered three months earlier by	
12	the Honorable Carolyn Gold dated February 17, 2022 (the "Court Order").	
13	20. According to the Court Order, "the arrest [was] deemed not to have occurred."	
14	Accordingly, any statement that the arrest did occur is, by operation of law, not truthful.	
15	21. According to California Penal Code section 851.92(c), "Unless specifically authorized	
16	by this section, a person or entity, other than a criminal justice agency or the person whose arrest was	
17	sealed, who disseminates information relating to a sealed arrest is subject to a civil penalty of not less	
18	than five hundred dollars (\$500) and not more than two thousand five hundred dollars (\$2,500) per	
19	violation. The civil penalty may be enforced by a city attorney, district attorney, or the Attorney	
20	General. This subdivision does not limit any existing private right of action. A civil penalty imposed	
21	under this section shall be cumulative to civil remedies or penalties imposed under any other law."	
22	22. According to California Penal Code section 11143, "[a]ny person who, knowing he	
23	is not authorized by law to receive a record or information obtained from a record, knowingly buys,	
24	receives, or possesses the record or information is guilty of a misdemeanor."	
25	23. Upon information and belief, and based on facts alleged herein, POULSON knew or	
26	should have known at all times, and knows as of the date of this filing, that the sealed Incident Report	
27	was sealed, and therefore that he was not permitted to possess or disseminate the sealed Incident	
28	Report or information related to it.	
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24. Despite this, DEFENDANTS repeatedly published and republished the sealed Incident
 Report and information related to the sealed Incident Report on October 13, 2023, November 20,
 2023, December 19, 2023, and June 3, 2024 to his Substack blog and published related articles,
 causing the sealed Incident Report in his possession to be disseminated widely without legal
 authorization.

6 25. In addition to the unauthorized publication and dissemination of the actual sealed
7 Incident Report, DEFENDANTS repeatedly published the contents of the sealed Incident Report. On
8 October 13, 2023, DEFENDANTS published the contents of the sealed Incident Report with direct
9 references to PLAINTIFF, PLAINTIFF'S EMPLOYER, and nearly every detail contained in the
10 sealed Incident Report. On November 20, 2023, DEFENDANTS again published a detailed
11 description of the contents of the sealed Incident Report underneath a picture of PLAINTIFF and
12 referring directly to PLAINTIFF by name and PLAINTIFF'S EMPLOYER.

26. DEFENDANT POULSON admits that in or around November 2023 he called a client
of PLAINTIFF'S EMPLOYER and an entity with whom PLAINTIFF had worked with and would
potentially work with in the future and disclosed the existence and contents of the sealed Incident
Report, expressly questioning whether this entity would continue to do business with PLAINTIFF
and/or PLAINTIFF'S EMPLOYER as a result of the sealed Incident Report. POULSON appears to
have taken this action for the express purpose of interfering with PLAINTIFF'S existing and potential
business relationships.

20 27. TECH INQUIRY and POULSON also published the sealed Incident Report and
21 information related to the sealed Incident Report on the TECH INQUIRY website. These
22 publications were made or appear to have been made on October 13, 2023, November 20, 2023,
23 December 19, 2023, and June 3, 2024.

24 28. Statements by POULSON that were published by all DEFENDANTS fail to state that
25 the arrest was deemed by a Court "not to have occurred."

26 29. Statements by POULSON that were published by all DEFENDANTS create the false
27 and intentionally misleading understanding that PLAINTIFF was found guilty of the events described
28 in POULSON'S statements and in the sealed Incident Report. In POULSON'S initial publication on

September 14, 2023, POULSON did not indicate that the charges were dropped, but when 1

- 2 POULSON republished the sealed Incident Report, after receiving edits from SUBSTACK,
- 3 POULSON included language that the charges were dropped.
- 4

30. Statements by POULSON that were published by all DEFENDANTS on December 5 29, 2023 indicate that PLAINTIFF'S EMPLOYER until December 10, 2023 "demanded" that 6 PLAINTIFF separate from PLAINTIFF'S EMPLOYER because of a felony domestic arrest. 7 California Labor Code Section 432.7 prohibits an employer from taking any action against an 8 employee for an arrest that does not lead to a conviction. POULSON'S statements therefore 9 intentionally intimate that PLAINTIFF arrest led to a conviction.

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31. At all times and at least prior to the filing of this Complaint, all DEFENDANTS knew 11 or should have known that PLAINTIFF was never charged with any crime and that PLAINTIFF was 12 not found guilty of any crime.

- 13 32. DEFENDANT SUBSTACK was involved in reviewing, editing, and deciding whether 14 to publish or withdraw from the publication of POULSON'S blog posts. In or around June 2024, 15 SUBSTACK, through its Trust & Safety Team and after a review of POULSON'S blog posts, twice 16 temporarily unpublished POULSON'S blogs on this topic and demanded that POULSON edit his 17 blog posts to remove PLAINTIFF'S address. POULSON'S SUBSTACK post expressly refers to 18 passages that were "censored by Substack." Upon information and belief, SUBSTACK also was 19 involved in editing POULSON'S blogs by mandating or suggesting that he add language in 2024 that 20 "the charges were later dropped." POULSON complied with SUBSTACK'S edits, and 21 DEFENDANTS immediately republished content related to the sealed Incident Report and a link to
- 22 the sealed Incident Report.
- 23

33. DEFENDANT SUBSTACK was informed multiple times, beginning in November 24 2023, about the illegal nature of the content. Among other communications, PLAINTIFF and/or 25 PLAINTIFF'S counsel sent SUBSTACK written communication on April 26, 2024, June 23, 2024, 26 and September 13 and 20, 2024 that being in possession of, disseminating, and failing to take down 27 the sealed Incident Report and information related to the sealed Incident Report violated the Court 28 Order and California Penal Code §§ 851.91 and 851.92, as well as its own policies that prohibit the

publication of illegal content. Despite PLAINTIFF'S repeated requests and that SUBSTACK was on
 notice of its unlawful conduct that also violated its polices and was causing PLAINTIFF severe harm,
 SUBSTACK failed to remove the content, allowing the illegal dissemination to continue, resulting in
 significant harm to Plaintiff.

- 34. By letter dated September 19, 2024, the City and County of San Francisco, Office of
 the City Attorney sent a letter to Substack titled "Notice of Publication of Sealed Document." In this
 letter, the Office of the City Attorney wrote to Substack:
- 8 It has come to our office's attention that San Francisco Police Department ... Incident 9 Report as well as its contents have been published in multiple postings on your 10 website. The Incident Report was previously sealed by court order. ... Pursuant to 11 California Penal Code section 851.92(c) and your own "Acceptable Use Policy," we 12 expect that you will immediately remove the Incident Report and its contents from 13 your website and ensure that the index to postings no longer allows for the Incident 14 Report to be viewed or downloaded. Please alert us when the documents and its 15 contents have been taken down from your website by no later than September 23, 16 2024. Finally, please refrain from publishing this material in the future.
- 17 35. Upon information and belief, DEFENDANT SUBSTACK gained a competitive
 18 advantage over its competitors by unlawfully disseminating the sealed Incident Report and
 19 information related to the sealed Incident Report.
- 36. PLAINTIFF also notified DEFENDANT AWS, which provides the hosting services
 for SUBSTACK, on September 13 and 20, 2024, about the illegal nature of the content hosted on
 Substack's platform, which included the sealed Incident Report.
- 23 37. PLAINTIFF informed AWS that the content violated California Penal Code §§ 851.91
 24 and 851.92, along with AWS's Terms of Service that prohibit the use of its infrastructure for illegal
 25 activities.
- 38. Despite being notified of the illegal content on September 13, 2024, AWS has failed to
 act, continuing to provide hosting services that facilitate the ongoing illegal dissemination of the
 sealed Incident Report and information related to the sealed Incident Report.

39. AWS's ongoing provision of hosting services to DEFENDANT SUBSTACK, after
 being informed of the illegal content on September 13, 2024, constitutes a violation of its own Terms
 of Service, specifically in the areas of compliance with laws, prohibition on illegal content, and
 violation of privacy rights.

40. Upon information and belief, DEFENDANT AWS gained a competitive advantage
over its competitors by unlawfully disseminating, through hosting SUBSTACK, the sealed Incident
Report and related information.

8 41. On September 16, 2024, PLAINTIFF notified DEFENDANTS POULSON and TECH 9 INQUIRY of their unlawful conduct with respect to their unauthorized possession and dissemination 10 of the sealed Incident Report and information related to the sealed Incident Report. PLAINTIFF 11 informed DEFENDANTS POULSON and TECH INQUIRY that is conduct violated California Penal 12 Code §§ 166(a)(4) and 851.92(b)(5) and (c), among other relevant laws. PLAINTIFF further 13 requested that POULSON and TECH INQUIRY immediately take down all references to the sealed 14 Incident Report and information related to the sealed Incident Report and that their conduct had 15 caused and was causing PLAINTIFF substantial harm.

16 42. POULSON and TECH INQUIRY failed and refused to remove any of the offensive
17 publications.

18 43. Newton Oldfather ("OLDFATHER") appears to have played critical role in the
19 unlawful dissemination of the sealed Incident Report. OLDFATHER is currently a partner at the law
20 firm of Lewis & Llewellyn, LLP and, according to his firm biography, previously served as an
21 attorney for the San Francisco City Attorney's Office and the Department of Police Accountability
22 (DPA), from November 2012 until April 2021.

44. On May 3, 2022, OLDFATHER, who was involved in a litigation against
PLAINTIFF'S EMPLOYER, initially requested the sealed Incident Report from the San Francisco
Police Department (SFPD), but his request was denied because he lacked authorization.

26 45. Despite this, OLDFATHER submitted a second request on May 9, 2022, which
27 resulted in the release of the sealed report by the SFPD.

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1	46. The sealed Incident Report sent by the SFPD to OLDFATHER had the s	ame unique
2	identifier watermark that is on the copy of the sealed Incident Report published by DEF	ENDANTS.
3	47. OLDFATHER was informed by the SFPD in July 2022 that the SFPD w	as not able to
4	process his request for the Incident Report without authorization from the PLAINTIFF,	which he did
5	not have.	
6	48. In POULSON'S June 3, 2024 publication, POULSON acknowledged that	at he had been
7	following the litigation in which OLDFATHER represented parties adverse to PLAINT	IFF'S
8	EMPLOYER.	
9	49. PLAINTIFF has suffered severe harm as a result of DEFENDANTS' action	ons described
10	herein. Amont other things, PLAINTIFF'S employment ended on December 10, 2023; P	LAINTIFF'S
11	reputation amongst his friends, family and business associates has been forever altered; P	LAINTIFF
12	has suffered severe emotional distress; PLAINTIFF has been unable to find subsequent en	mployment,
13	resulting in significant lost employment compensation and benefits; and PLAINTIFF has	been forced to
14	spend money to cure this situation that will haunt him the rest of his life.	
15	FIRST CLAIM FOR RELIEF	
16	Negligence against all DEFENDANTS	
17	50. PLAINTIFF refers to and incorporates by reference each and every alleg	ation
18	contained in the foregoing paragraphs as though set forth fully herein.	
19	51. PLAINTIFF claims that PLAINTIFF was harmed by DEFENDANTS' n	egligence,
20	including but not limited to DEFENDANTS' (a) failure to determine that the Incident R	leport at issue
21	had been the subject of the Sealing Order, (b) possession and public dissemination of a	sealed
22	Incident Report and information related to the sealed Incident Report, (c) decision to all	ow the sealed
23	Incident Report and information related to the sealed Incident Report to remain publicly	accessible,
24	and (d) refusal to remove the sealed Incident Report and information related to the sealed	ed Incident
25	Report. This conduct was in violation and total disregard of the Court Order, California	statutes, the
26	California constitution, and California public policy.	
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1	52.	DEFENDANTS had a duty to exercise reasonable care to PLAINTIFF, and	
2		•	and
2	particularly a duty to abide by the Court Order, California statutes, the California constitution, and		and
	California public policy.		
4	53.	DEFENDANTS were negligent for the reasons described herein, including but	not
5	limited to act	ting in violation of and with total disregard for the Court Order, California statute	s, the
6	California co	nstitution, and California public policy intended to protect PLAINTIFF and that	
7	expressly pro	phibited DEFENDANTS from being in possession of and/or disseminating the sea	aled
8	Incident Rep	ort or information related to the sealed Incident Report.	
9	54.	PLAINTIFF was harmed by DEFENDANTS' conduct.	
10	55.	DEFENDANTS' negligence was a substantial factor, as well as the proximate	or legal
11	cause, in cau	sing PLAINTIFF's harm.	
12	56.	As a result of DEFENDANTS' negligence, PLAINTIFF has suffered and will	
13	continue to s	uffer severe harm, including but not limited to emotional harm, loss of income,	
14	reputational	harm, and additional economic damages to be presented at trial.	
15		SECOND CLAIM FOR RELIEF	
16		Gross Negligence against all DEFENDANTS	
17	57.	PLAINTIFF refers to and incorporates by reference each and every allegation	
18	contained in	the foregoing paragraphs as though set forth fully herein.	
19	58.	PLAINTIFF claims that PLAINTIFF was harmed by DEFENDANTS' negliger	nce,
20	including but	t not limited to DEFENDANTS' (a) failure to determine that the Incident Report	at issue
21	had been the	subject of the Sealing Order, (b) possession and public dissemination of a sealed	
22	Incident Rep	ort and information related to the sealed Incident Report, (c) decision to allow the	e sealed
23	Incident Rep	ort and information related to the sealed Incident Report to remain publicly acces	sible,
24	and (d) refus	al to remove the sealed Incident Report and information related to the sealed Inci	dent
25	Report. This	s conduct was in violation and total disregard of the Court Order, California statut	es, the
26	California co	nstitution, and California public policy.	
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1	59.	In addition, DEFENDANTS SUBSTACK and AWS acted in disregard of their
2	respective Ac	cessible Use Policies by refusing to remove the sealed Incident Report and information
3	related to the	sealed Incident Report, even after PLAINTIFF ensured each had notice of their conduct.
4	60.	DEFENDANTS failed to exercise due care in a situation where the risk of harm is
5	great and ther	refore gives rise to legal consequences harsher than those arising from negligence in less
6	hazardous situ	lations.
7	61.	PLAINTIFF was harmed by DEFENDANTS' conduct.
8	62.	DEFENDANTS' gross negligence was a substantial factor, as well as the proximate or
9	legal cause, ir	n causing PLAINTIFF's harm.
10	63.	As a result of DEFENDANTS' gross negligence, PLAINTIFF has suffered and will
11	continue to su	affer severe harm, including but not limited to emotional harm, loss of income,
12	reputational h	arm, and additional economic damages to be presented at trial.
13	64.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,
14	despicable, ar	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby
15	entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.
16	Intention	<u>THIRD CLAIM FOR RELIEF</u> al Interference with Prospective Economic Relations against all DEFENDANTS
17		
18	65.	PLAINTIFF refers to and incorporates by reference each and every allegation
19		he foregoing paragraphs as though set forth fully herein.
20	66.	PLAINTIFF claims that DEFENDANTS intentionally interfered with an economic
21	1	etween PLAINTIFF and PLAINTIFF'S EMPLOYER and members of the Board of
22		nd entities and individuals who invested in PLAINTIFF'S EMPLOYER that probably
23	would have re	esulted in an economic benefit to PLAINTIFF.
24	67.	PLAINTIFF and PLAINTIFF'S EMPLOYER and members of the Board of Directors
25	of and entities	s and individuals who invested in PLAINTIFF'S EMPLOYER were in an economic
26	relationship th	nat probably would have resulted in an economic benefit to PLAINTIFF.
27	68.	DEFENDANTS knew of these relationships.
28	//	
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	69.	DEFENDANTS engaged in wrongful and improper conduct, including but not limited
	to DEFENDA	ANTS' failure to determine that the report at issue had been the subject of the sealing
	order, posses	sion and public dissemination of a sealed Incident Report and information related to the
	sealed Incide	nt Report, allowing the sealed Incident Report and information related to the sealed
	Incident Rep	ort to remain publicly accessible, and refusing to remove the sealed Incident Report and
	information r	elated to the sealed Incident Report. This conduct was in violation and total disregard of
	the Court Ord	der, the California constitution, California public policy, and California statutes,
	including Ca	lifornia Penal Code Sections 851.91, 851.92, and 11143, and California Labor Code
	Section 432.7	7(g)(3).
	70.	By their conduct, DEFENDANTS intended to disrupt PLAINTIFF'S relationships
	described her	rein or knew that disruption of the relationships was certain or substantially certain to
	occur.	
	71.	PLAINTIFF'S relationships were disrupted.
	72.	PLAINTIFF was harmed.
	73.	DEFENDANTS' conduct described herein was a substantial factor in causing
	PLAINTIFF'	S harm.
	74.	As a result of DEFENDANTS' intentional interference with PLAINTIFF'S
	prospective e	conomic relations, PLAINTIFF has suffered and will continue to suffer severe harm,
	including but	not limited to emotional harm, loss of income, reputational harm, and additional
	economic dar	mages to be presented at trial.
	75.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,
	despicable, a	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby
	entitling PLA	AINTIFF to an award of punitive damages in amounts to be proved at trial.
	Neglige	<u>FOURTH CLAIM FOR RELIEF</u> nt Interference with Prospective Economic Relations against all DEFENDANTS
	76.	PLAINTIFF refers to and incorporates by reference each and every allegation
	contained in	the foregoing paragraphs as though set forth fully herein.
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1	77.	PLAINTIFF claims that DEFENDANTS negligently interfered with a relationship
2	between PLA	AINTIFF and PLAINTIFF'S EMPLOYER and members of the Board of Directors of and
3	entities and i	ndividuals who invested in PLAINTIFF'S EMPLOYER that probably would have
4	resulted in a	n economic benefit to PLAINTIFF.
5	78.	PLAINTIFF and PLAINTIFF'S EMPLOYER and members of the Board of Directors
6	of and entitie	es and individuals who invested in PLAINTIFF'S EMPLOYER were in an economic
7	relationship	that probably would have resulted in a future economic benefit to PLAINTIFF.
8	79.	DEFENDANTS knew or should have known of these relationships.
9	80.	DEFENDANTS knew or should have known that these relationships would be
10	disrupted if I	DEFENDANTS failed to act with reasonable care.
11	81.	DEFENDANTS failed to act with reasonable care.
12	82.	DEFENDANTS engaged in wrongful and improper conduct by the conduct described
13	herein that v	iolated the Court Order, California statutes, the California constitution, and California
14	public policy	
15	83.	PLAINTIFF'S relationships were disrupted.
16	84.	PLAINTIFF was harmed.
17	85.	DEFENDANTS' wrongful conduct was a substantial factor in causing PLAINTIFF'S
18	harm.	
19	86.	As a result of DEFENDANTS' negligent interference with PLAINTIFF'S prospective
20	economic rel	ations, PLAINTIFF has suffered and will continue to suffer severe harm, including but
21	not limited to	emotional harm, loss of income, reputational harm, and additional economic damages
22	to be present	ed at trial.
23		FIFTH CLAIM FOR RELIEF
24	Int	entional Interference with Contractual Relations against all DEFENDANTS
25	87.	PLAINTIFF refers to and incorporates by reference each and every allegation
26	contained in	the foregoing paragraphs as though set forth fully herein.
27	88.	PLAINTIFF claims that DEFENDANTS intentionally interfered with the contract
28	between PLA	AINTIFF and PLAINTIFF'S EMPLOYER.
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89.	There was a contract between PLAINTIFF and PLAINTIFF'S EMPLOYER.
90.	DEFENDANTS knew of the contract between PLAINTIFF and PLAINTIFF'S
EMPLOYER	
91.	DEFENDANTS' performance of the conduct described herein prevented performance
	et or made performance of the contract more difficult by PLAINTIFF.
92.	DEFENDANTS intended to disrupt the performance of this contract or knew that
<u>^</u>	performance was certain or substantially likely to occur.
93.	PLAINTIFF was harmed.
94.	DEFENDANTS' conduct was a substantial fact in causing PLAINTIFF'S harm.
95.	As a result of DEFENDANTS' intentional interference with PLAINTIFF'S
contractual re	elations, PLAINTIFF has suffered and will continue to suffer severe harm, including but
not limited to	emotional harm, loss of income, reputational harm, and additional economic damages
to be presente	ed at trial.
96.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,
despicable, a	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby
entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.
	SIXTH CLAIM FOR RELIEF
	Public Disclosure of Private Facts against all DEFENDANTS
97.	PLAINTIFF refers to and incorporates by reference each and every allegation
contained in	the foregoing paragraphs as though set forth fully herein.
98.	Pursuant to California Constitution, Article 1, Section 1, "All people are by nature free
and independ	ent and have inalienable rights. Among these are enjoying and defending life and
liberty, acqui	ring, possessing, and protecting property, and pursuing and obtaining safety, happiness,
and privacy."	,
99.	PLAINTIFF claims that DEFENDANTS violated PLAINTIFF'S right to privacy.
100.	DEFENDANTS publicized private information concerning PLAINTIFF.
101.	A reasonable person in PLAINTIFF'S position would consider the publicity highly
offensive.	
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1	102.	DEFENDANT knew or acted with reckless disregard of the fact, that a reasonable	
2	person in PLAINTIFF'S position would consider the publicity highly offensive.		
3	103.	The private information was not of legitimate public concern and did not have a	
4	substantial co	onnection to a matter of legitimate public concern.	
5	104.	PLAINTIFF was harmed.	
6	105.	DEFENDANTS' conduct in disseminating this information and refusing to take down	
7	this informati	on was a substantial factor in causing PLAINTIFF'S harm.	
8	106.	As a result of DEFENDANTS' public disclosure of private facts, PLAINTIFF has	
9	suffered and	will continue to suffer severe harm, including but not limited to emotional harm, loss of	
10	income, reput	tational harm, and additional economic damages to be presented at trial.	
11	107.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,	
12	despicable, ai	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby	
13	entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.	
14		SEVENTH CLAIM FOR RELIEF	
15		False Light against all DEFENDANTS	
16	108.	PLAINTIFF refers to and incorporates by reference each and every allegation	
17	contained in t	the foregoing paragraphs as though set forth fully herein.	
18	109.	PLAINTIFF claims that DEFENDANTS violated PLAINTIFF'S right to privacy.	
19	110.	DEFENDANTS publicly disclosed information or material that showed PLAINTIFF	
20	in a false ligh	t.	
21	111.	The false light created by the disclosure would be highly offensive to a reasonable	
22	person in PL	AINTIFF'S position.	
23	112.	There is clear and convincing evidence that DEFENDANTS knew the disclosure	
24	would create	a false impression about PLAINTIFF or acted with disregard for the truth, including but	
25	not limited to	PLAINTIFF'S notifying DEFENDANTS that the disclosure crated a false impression	
26	about PLAIN	TIFF.	
27	113.	DEFENDANTS were negligent in determining the truth of the information or whether	
28	a false impres	ssion would be created by the disclosure.	
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1	114.	PLAINTIFF was harmed.	
2	115.	PLAINTIFF sustained harm to his profession, occupation, and reputation, including	
3	but not limited to money spent as a result of the statement.		
4	116.	DEFENDANTS' conduct was a substantial factor in causing PLAINTIFF'S harm.	
5	117.	As a result of DEFENDANTS' depicting PLAINTIFF in a false light, PLAINTIFF has	
6	suffered and	will continue to suffer severe harm, including but not limited to emotional harm, loss of	
7	income, repu	tational harm, and additional economic damages to be presented at trial.	
8	118.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,	
9	despicable, a	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby	
10	entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.	
11		EIGHTH CLAIM FOR RELIEF	
12		Intrusion into Private Affairs against all DEFENDANTS	
13	119.	PLAINTIFF refers to and incorporates by reference each and every allegation	
14	contained in	he foregoing paragraphs as though set forth fully herein.	
15	120.	PLAINTIFF claims that DEFENDANTS violated PLAINTIFF'S right to privacy.	
16	121.	PLAINTIFF had a reasonable expectation of privacy in the sealed Incident Report and	
17	information r	elated to the sealed Incident Report, the privacy of which was guaranteed to	
18	PLAINTIFF	by the Court Order and applicable California statutes.	
19	122.	DEFENDANTS intentionally intruded in PLAINTIFF'S reasonable expectation of	
20	privacy in the	e sealed Incident Report and information related to the sealed Incident Report when	
21	DEFENDAN	TS publicly disseminated and refused to take down this information that	
22	DEFENDAN	TS were legally prohibited from having in their possession and disseminating.	
23	123.	DEFENDANTS' intrusion would be highly offensive to a reasonable person.	
24	124.	PLAINTIFF was harmed.	
25	125.	DEFENDANTS' conduct in disseminating this information and refusing to take down	
26	this informati	on was a substantial factor in causing PLAINTIFF'S harm.	
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1	126.	As a result of DEFENDANTS' intrusion into private affairs, PLAINTIFF has suffered
2	and will cont	inue to suffer severe harm, including but not limited to emotional harm, loss of income,
3	reputational h	arm, and additional economic damages to be presented at trial.
4	127.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,
5	despicable, a	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby
6	entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.
7		NINTH CLAIM FOR RELIEF
8		Intentional Infliction of Emotional Distress against all DEFENDANTS
9	128.	PLAINTIFF refers to and incorporates by reference each and every allegation
10	contained in	he foregoing paragraphs as though set forth fully herein.
11	129.	PLAINTIFF claims that DEFENDANTS conduct caused PLAINTIFF to suffer severe
12	emotional dis	tress.
13	130.	DEFENDANTS' conduct was outrageous and so extreme as to exceed all bounds of
14	that usually to	olerated in a civilized community. Among other things, DEFENDANTS' conduct
15	violated the O	Court Order, California statutes, and California public policy.
16	131.	DEFNDANTS intended to cause PLAINTIFF emotional distress or acted with reckless
17	disregard of t	he probability that PLAINTIFF would suffer emotional distress, knowing that
18	PLAINTIFF	was present when the conduct occurred.
19	132.	PLAINTIFF suffered severe emotional distress.
20	133.	DEFENDANTS' conduct was a substantial factor in causing PLAINTIFF'S severe
21	emotional dis	tress.
22	134.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,
23	despicable, a	nd oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby
24	entitling PLA	INTIFF to an award of punitive damages in amounts to be proved at trial.
25		TENTH CLAIM FOR RELIEF
26		Negligent Infliction of Emotional Distress against all DEFENDANTS
27	135.	PLAINTIFF refers to and incorporates by reference each and every allegation
28	contained in	the foregoing paragraphs as though set forth fully herein.
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1	136. DEFENDANTS were negligent in obtaining, disseminating, and refusing to take down
2	the sealed Incident Report and information related to the sealed Incident Report.
3	137. PLAINTIFF suffered serious emotional distress.
4	138. DEFENDANTS' negligence was a substantial factor in causing PLAINTIFF'S serious
5	emotional distress.
6	ELEVENTH CLAIM FOR RELIEF
7	Defamation against all DEFENDANTS
8	139. PLAINTIFF refers to and incorporates by reference each and every allegation
9	contained in the foregoing paragraphs as though set forth fully herein.
10	140. PLAINTIFF claims that DEFENDANTS harmed PLAINTIFF by making one or more
11	of the following statements: PLAINTIFF'S EMPLOYER demanded that PLAINTIFF separate from
12	his employment because of a felony domestic violence arrest, which, among other things, intimates
13	that PLAINTIFF was convicted of a crime; and DEFENDANTS stated that PLAINTIFF was
14	"arrested" when it was "deemed not to have occurred."
15	141. DEFENDANTS made one or more public statement to persons other than
16	PLAINTIFF, including but not limited to posts written, published, and republished by POULSON
17	and published and republished by SUBSTACK, AWS, and TECH INQUIRY dated October 13, 2023
18	November 20, 2023, December 19, 2023, and June 3, 2024.
19	142. It was reasonably understood that these statements were about PLAINTIFF, who was
20	directly named and identified.
21	143. Persons reasonably understood the statements to mean that PLAINTIFF had
22	committed a crime that resulted in PLAINTIFF'S EMPLOYER demanding his separation from the
23	EMPLOYER and/or that PLAINTIFF's arrest had occurred.
24	144. DEFENDANTS' statements were reasonably understood to mean that PLAINTIFF
25	had committed a crime because California Labor Law Section prohibits an employer from taking any
26	action against an employee for an arrest that does not lead to a conviction.
27	145. DEFENDANTS' statements also state that the arrest occurred, when, according to the
28	Court Order, "the arrest is deemed not to have occurred."
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1	146.	DEFENDANTS failed to use reasonable care to determine the truth or falsity of the	
2	statement or DEFENDANTS knew their statements were false.		
3	147.	DEFENDANTS acted with actual malice because DEFENDANTS knew the	
4	statements wer	re false or acted with reckless disregard of the statements' falsity.	
5	148.	As a result of DEFENDANTS' defamation, PLAINTIFF has suffered and will	
6	continue to suf	ffer severe harm, including but not limited to emotional harm, loss of income,	
7	reputational ha	rm, and additional economic damages to be presented at trial.	
8	149.	The conduct of DEFENDANTS as alleged above, was malicious, fraudulent,	
9	despicable, and	d oppressive and was done with the wrongful intent of injuring PLAINTIFF, thereby	
10	entitling PLAI	NTIFF to an award of punitive damages in amounts to be proved at trial.	
11	TWELFTH CLAIM FOR RELIEF		
12		Unfair Business Practices against all SUBSTACK and AWS	
13	150.	PLAINTIFF refers to and incorporates by reference each and every allegation	
14	contained in th	e foregoing paragraphs as though set forth fully herein.	
15	151.	As set forth more fully herein, DEFENDANTS' conduct was unlawful, unfair, and	
16	constituted an unfair business practice in violation of California Business and Professions Code		
17	Section 17200		
18	152.	Among other things, DEFENDANTS SUBSTACK and AWS conduct violated	
19	multiple Califo	ornia statutes, the California constitution, and the Court Order designed to protect	
20	PLAINTIFF'S	privacy and safeguard his fundamental rights.	
21	153.	DEFENDANTS SUBSTACK'S and AWS'S practices described herein – including	
22	possessing and	l disseminating the sealed Incident Report and information related to the sealed	
23	Incident Repor	rt and refusal to remove this information – offended established public policy, that is	
24	immoral, unethical, oppressive, unscrupulous, or substantially injurious to consumers, or has an		
25	impact on PLAINTIFF that outweighs DEFENDANTS' reasons, justifications, and motives for the		
26	practice.		
27	154.	The public policy at issue here is tethered to California Constitution Article 1, Section	
28	1 and the speci	ific statutes addressed herein intended to protect the privacy of individuals who are	
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1	arrested and, in particular, protect those individuals from experiencing adverse employment acts			
2	because of such arrests.			
3	155. As a result of DEFENDANTS SUBSTACK'S and AWS'S unfair business practices,			
4	PLAINTIFF	suffered injury in fact, including but not limited to loss of money.		
5	156.	PLAINTIFF seeks to recover all available relief for violations of Califor	rnia Business	
6	& Profession	s Code Section 17200, including but not limited to restitution, disgorgeme	ent of profits	
7	and any amounts by which they have been unjustly enriched as a result of their wrongful conduct,			
8	appoint of a receiver, constructive trust, and in injunction prohibiting SUBSTACK and AWS from			
9	engaging in the unfair business practices alleged herein.			
10 11	<u>THIRTEENTH CAUSE OF ACTION</u> Violation of California Constitution, Article I, § 1 against all DEFENDANTS			
12	157.	PLAINTIFF refers to and incorporates by reference each and every alleg	gation	
13	contained in t	the foregoing paragraphs as though set forth fully herein.		
14	158.	"For every wrong there is a remedy." (Civ.Code § 3523)		
15	159.	California's Constitution guarantees all people certain "inalienable right	s," including	
16	"pursuing and	d obtaining privacy." Ca Const Art. 1, § 1.		
17	160.	Included in the protections afforded by the California Constitution is the	e individual	
18	interest in avo	oiding disclosure of personal matters.		
19	161.	The sealed Incident Report and the contents of the sealed police contain	ed intimate	
20	facts of a pers	sonal nature well within the ambit of material entitled to privacy protectio	n.	
21	162.	By virtue of the Court Order sealing the report, California Penal Code S	ection 851.92,	
22	and the public	c policy of California, PLAINTIFF was entitled to privacy protection with	respect to the	
23	sealed Incide	nt Report and its contents.		
24	163.	The sealed Incident Report and its contents were not a matter of public s	significance.	
25	164.	Accordingly, DEFENDANTS violated PLAINTIFF'S Constitutional rig	ght to privacy	
26	when it disser	minated the sealed Incident Report and its contents.		
27	165.	This violation has caused and continues to cause PLAINTIFF harm.		
28	//			
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1 2	<u>FOURTEENTH CAUSE OF ACTION</u> Violation of California Penal Code Section 851.92(c) against all DEFENDANTS
3	166. PLAINTIFF refers to and incorporates by reference each and every allegation
4	contained in the foregoing paragraphs as though set forth fully herein.
5	167. "The violation of a statute gives to any person within the statute's protection a right of
6	action to recover damages caused by its violation." Palo Alto-Menlo Park Yellow Cab Co., v. Santa
7	Clara County Transit Dist. (1976) 65 Cal.App.3d 121, 131, 135 Cal.Rptr. 192.
8	168. Section 851.92(c) prohibits any unauthorized person or entity from disseminating
9	information related to a sealed Incident Report.
10	169. In addition to the civil penalties described in Section 851.92(c), this Section also
11	contemplates a private right of action stemming from the violation of this provision.
12	170. By the conduct described herein, DEFENDANTS violated Section 851.92(c) by
13	disseminating the sealed Incident Report and information related to the sealed Incident Report.
14	171. DEFENDANTS' conduct caused and continues to cause PLAINTIFF harm.
15	FIFTEENTH CAUSE OF ACTION
16	Violation of California Penal Code Section 11143 against all DEFENDANTS
17	172. PLAINTIFF refers to and incorporates by reference each and every allegation
18	contained in the foregoing paragraphs as though set forth fully herein.
19	173. California Penal Code section 11143 makes it unlawful for any person who
20	"knowingly buys, receives, or possesses [a sealed arrest record] or information".
21	174. The California Supreme Court held that "such materials are virtually treated as
22	contraband, as it is further declared that any unauthorized person who knowingly 'buys, receives, or
23	possesses' such a record or information is also guilty of a misdemeanor. (s 11143.)" Loder v. Mun
24	Court, 533 P.3d 624, 628-30 (Cal. 1976).
25	175. By the conduct described herein, Defendants violated this section because they
26	received and are in possession of the sealed arrest record and information.
27	176. DEFENDANTS' conduct caused and continues to cause PLAINTIFF harm.
28	//
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1		PRAYER FOR RELIEF	
2	WHEREFORE, PLAINTIFF requests that this Court grant PLAINTIFF relief as follows:		
3	1.	Entry of a preliminary injunction, followed by a permanent injunction that:	
4		i. Compels all DEFENDANTS to immediately remove the sealed police and	
5		all information related to the sealed Incident Report, including but not	
6		limited to its contents, and ensure that the index to postings no longer	
7		allows for the sealed Incident Report to be viewed or downloaded;	
8		ii. Compels all DEFENDANTS to immediately remove and eliminate access	
9		to all URLs that include reference to the sealed Incident Report or	
10		information related to the sealed Incident Report;	
11		and	
12		iii. Enjoins all DEFENDANTS from disseminating directly or indirectly the	
13		sealed Incident Report or information related to the sealed Incident Report;	
14	2.	General damages for harm to reputation, humiliation mental anguish and	
15		emotional distress;	
16	3.	Compensatory damages for lost pay and benefits;	
17	4.	Disgorgement;	
18	5.	Liquidated damages;	
19	6.	Punitive damages;	
20	7.	Applicable interest on PLAINTIFF'S damages;	
21	8.	Attorney's fees;	
22	9.	Costs of the suit;	
23	10.	Injunctive relief; and	
24	11.	Such relief as the Court may deem just and proper.	
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1	JURY DEMAND
2	PLAINTIFF hereby respectfully demands a jury trial on each of the Causes of Action set forth
3	above.
4	$\mathbf{D}_{\mathbf{t}}$
5	Dated: 2 nd day of October 2024
6	
7	Respectfully Submitted, THE MAREK LAW FIRM, INC.
8	BY: David Marek
9	David March WWER
10	Attorney for Plaintiff
11	Auorney jor 1 iunujj
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