| | 18CV334547 Santa Clara – Civil | |
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| 1 2 3 4 5 | ANN A. P. NGUYEN [SBN 178712] anguyen@messner.com LINDSEY V. PHO [SBN 291881] lpho@messner.com MESSNER REEVES LLP 160 W. Santa Clara Street, Suite 1000 San Jose, California 95113 Telephone: (408) 298-7120 Facsimile: (408) 298-0477 | Electronically Filed by Superior Court of CA, County of Santa Clara, on 2/19/2021 10:26 AM Reviewed By: M. Sorum Case #18CV334547 Envelope: 5873052 |
| 6 7 | Attorneys for Defendant SAN FRANCISCO SCIENCE FICTION CONVENTIONS, INC. | |
| 8 9 | SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SANTA CLARA | |
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| 11 | JONATHAN DEL ARROZ, | Case No. 18-CV-334547 |
| 12 | Plaintiff, v. | DECLARATION OF KEVIN ROCHE IN SUPPORT OF DEFENDANT SFSFC'S MOTION FOR SUMMARY JUDGMENT |
| 13 14 15 16 17 18 19 20 21 22 23 | SAN FRANCISCO SCIENCE FICTION CONVENTIONS, INC. ("SFSFC") aka "WORLDCON76" David W. Gallaher (2019), President; David W. Clark (2020), Vice President; Lise Detusch Harrigan (2020), Treasurer; Kevin Standlee (2018), Secretary; Sandra Childress (2019); Bruce Farr (2018), Chair; 2018 SMOF Con Committee; Cheryl Morgan (2020); Kevin Roche (2018), Chair; 2018 Worldcon (Worldcon 76) Committee; Cindy Scott (2018); Randy Smith (2019), Chair; New Zealand 2020 Worldcon Agent Committee; Andy Trembley (2020); Jennifer "Radar" Wylie (2019), Chair; CostumeCon 2021 Organizing Committee; Lori Buschhaum; Susie Rodriguez and DOES 1 through 30, inclusive., Defendants. | [Filed Concurrently with Notice of Motion, Memorandum of Points and Authorities, Separate Statement of Undisputed Material Facts, Request for Judicial Notice and Declaration of Lindsey Pho, along with accompanying exhibits] Assigned to: Honorable Socrates P. Manoukian, Dept 20 Date: TBD Time: TBD Dept.: 20 Judge: Honorable Socrates P. Manoukian Action Filed: April 16, 2018 Trial Date: June 14, 2021 |
| 24 | I, Kevin Roche, declare and state as follows: | |
| 25 | 1. I am over 18 years of age and a resident of Santa Clara County, California. I have | |
| 26 | been a member of the Board of Directors for Defendant San Francisco Science Fiction | |
| 27 | Conventions, Inc. ("SFSFC") for many years. I was the Chair of the 2018 Worldcon Committee | |
| 28 | 8 in charge of hosting the 76th annual World Science Fiction Convention ("WorldCon 76"). 1 Case No. 18-CV-3345 DECLARATION OF KEVIN ROCHE IN SUPPORT OF DEFENDANT SFSFC'S MOTION FOR SUMMAR' JUDGMENT | |
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1 Currently, I am the President of SFSFC.

2 2. I make this declaration in support of SFSFC's Motion for Summary Judgment. I
3 have personal knowledge of the facts set forth herein, except as to those stated on information and
4 belief and, as to those, I am informed and believe them to be true. If called as a witness, I could
5 and would competently testify to the matters stated herein.

6 3. SFSFC is a California 501(c)(3) non-profit corporation which organizes science
7 fiction conventions and other functions to promote and develop science fiction and fantasy art and
8 literature.

9 4. Worldcon, i.e., the World Science Fiction Convention, is the annual conference of 10 the World Science Fiction Society. It is the foremost gathering of the world's science fiction fans, is held at a different location each year, with the local fan community bidding on and then 11 12 organizing the event. Worldcon is in some ways much like the World's Fair, a weekend-long 13 international gathering of fans, artists, authors, and other creators who share an interest in science 14 fiction and fantasy (in any medium) and meet to socialize, discuss, exhibit and share their works 15 and interests. There are panels, lectures, demonstrations, dramatic productions, dances, an art 16 show and vendors area, a media program and some unique events like the on-stage costume 17 competition called the Masquerade. The first one was held in 1939 in New York City. The one 18 held in San Jose in 2018 was the 76th convention, thereby named WorldCon 76.

19 5. Worldcon is built on a participatory "membership" model rather than a passive
20 audience "ticket" model. "Membership" refers to activities related to the convention, not in
21 whatever legal entity is organizing the event. Worldcon has two classes of memberships:

a. Supporting members are entitled to participate (remotely, via mail or
online) in the selection of the recipients of the Hugo awards, and the site selection processes for
future Worldcon locations.

b. Attending members are entitled to come to the conference and participate in
the in-person activities.

As Chair of WorldCon 76, I was in charge of all aspects related to the hosting of
 that convention in San Jose. My duties included, but were not limited to, overseeing the selection
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of a venue, the maintenance of a website, selling memberships, scheduling programming, and 1 2 recruiting guests and volunteers.

7. 3 I also supervised the creation and enforcement of the WorldCon 76 Code of 4 Conduct, which was posted publicly on the WorldCon 76 website on April 13, 2017.

5 8. Having been a long time member of the community, I was aware of the strife within the science fiction community, specifically relating to the issue of diversity among authors, 6 7 artists, actors, and other creators as well as diversity among the characters in their works. There 8 has also been an increased demand by convention attendees that conventions protect them from 9 harassment and that they create inclusive spaces free from hate. These demands have affected all 10 aspects of hosting conventions, from the selection of guests, the drafting and enforcement of codes of conduct, and even the presentation of the Hugo Awards. Preparing to host WorldCon 76 11 12 required that I stay informed of these issues. SFSFC wrote its Code of Conduct in 2016 with 13 certain goals in mind, focusing on the safety of its members, with zero tolerance for the sort of trolling, harassment, and bullying it had witnessed online and at past conventions. 14

15 9. In 2017, Jonathan Del Arroz ("Plaintiff") came to my attention when he responded 16 poorly to a request by another Bay Area science fiction convention, Baycon, that he take the year 17 off from participating as a panelist at that convention. This was a standard request sent to many 18 professionals and part of Baycon's policy of promoting new authors and professionals in the 19 industry. Plaintiff responded to the request by harassing the volunteer that sent him the email. 20 This was all made public on social media, which is how I learned of the situation. Because of this 21 harassment, the 2018 Worldcon Committee began monitoring Plaintiff's online behavior and archiving his social media posts. 22

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10. In monitoring Plaintiff's online behavior, I became aware of numerous online 24 activities and postings by Plaintiff which came across as racist and bullying. A few examples of 25 such postings included the following:

26 Plaintiff encouraged his followers to commence an operation and, in his a. 27 words, "Troll The Shit Out of SJW Sci-Fi Authors On Twitter." [Plaintiff's Response No. 34, 28 admitting he authored the post in Exh. R to Defendant's Request for Admissions, Set 2, No. 34] Case No. 18-CV-334547 DECLARATION OF KEVIN ROCHE IN SUPPORT OF DEFENDANT SFSFC'S MOTION FOR SUMMARY

To troll someone online, as defined by Merriam-Webster, is to harass or antagonize online by
 deliberately posting inflammatory, irrelevant or offensive comments or other disruptive content.

b. Plaintiff calling another member of the science fiction community a
"Sperg," which is a derogatory term to refer to someone with Asperger's Syndrome. [Plaintiff's
Response No. 36, admitting he authored the post in Exh. T to Defendant's Request for
Admissions, Set 2, No. 36]

c. In a blog posting he authored, titled "How To Lose A Guy In Any One Of
10 Questions," Plaintiff made statements deeming Black Lives Matter to be "a terrorist group,"
implying that people who have different gender and sexual orientation are "unhealthy," supporting
the deportation of undocumented individuals, and calling for the "forceable conversion to
Christianity" of Muslim Americans and non-Muslim people from Islamic countries. [Plaintiff's
Response No. 38, admitting he authored the blog in Exh. V to Defendant's Request for
Admissions, Set 2, No. 38]

d. In another post, Plaintiff made derogatory comments about people he
considered to be on the "left" and stated that they "just slurp up their Half-Black Gay Transgender
Spider-Jizz from Disney and take it." [Plaintiff's Response No. 41, admitting he authored the post
in Exh. Y to Defendant's Request for Admissions, Set 2, No. 41]

18 11. In addition to reviewing Plaintiff's postings, I received many complaints from
19 people in the science fiction community, including many members who planned to attend
20 WorldCon 76, who had observed Plaintiff's behavior and were afraid of confronting such
21 harassing and disruptive conduct at the convention.

12. Plaintiff's modus operandi, as he himself admitted in a posting on Twitter, was to
post tweets of "exciting rhetoric that triggers" the other side. He believes and uses social media
for "attacking," "defending" and "promotion" [sic]. To him, in his own words, "shitposting works
as marketing." [Plaintiff's Responses Nos. 16,17,18, admitting he authored the posts in Exh. D, E
and F to Defendant's Request for Admissions, Set 2, No. 16, 17 and 18]

13. In my observation of Plaintiff's online activities and communication, he frequently
and actively engages in inflammatory and offensive postings to provoke a response and create

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controversy in order to increase his visibility and drive more traffic to his various online accounts.
When he is called out for such postings, he attempts to turn the table and to make himself out to be
the victim. Plaintiff markets himself as a "#1 Amazon Bestselling author," "the leading Hispanic
voice in science fiction," "winner of the 2018 CLFA Book Of The Year Award," a "contributor to
The Federalist," and "a popular journalist and cultural commentator." The more controversial he
is, the more publicity he acquires and the more traffic he generates for his various online sites and
accounts, all of which translate into more money for his books and online businesses.

8 14. On December 20, 2017, Plaintiff posted publicly on Twitter of his intention to wear 9 a bodycam into our convention and into a con suite that was an area into which Plaintiff would not 10 be welcomed or allowed. [Plaintiff's Response No. 39, admitting he authored the posts in Exh. W to Defendant's Request for Admissions, Set 2, No. 39] A bodycam is not the same as using one's 11 12 iPhone to record one's surrounding at the convention. Instead, based on my observations of 13 Plaintiff's online activities, I interpreted Plaintiff's expressed intention to mean that he was going to go into the convention, as well as into a private suite, wearing a small hidden video recording 14 15 device to record people without their knowledge or consent. That is against California law and 16 against WorldCon 76's Code of Conduct.

17 15. Four days later, on December 24, 2017, Plaintiff purchased an attending 18 membership and registered to attend WorldCon 76. [Plaintiff's Deposition Transcript, 73:4-19] 19 16. After much deliberation, I made the decision to convert Plaintiff's membership 20 from attending to supporting, so that he would not be allowed to attend the convention. In light of 21 Plaintiff's expressed intentions and his past behavior, we feared that he would come to the 22 convention and would deliberately violate our Code of Conduct, which in turn would require us to 23 ask him to leave, thereby giving him what he wanted--an opportunity and platform to create more 24 controversy, to disrupt the convention and to generate more publicity for himself.

25 17. On January 2, 2018, the 2018 Worldcon Committee published a statement on its
 26 social media websites explaining the decision to convert Plaintiff's membership from an attending
 27 membership into a supporting membership. That is the statement over which Plaintiff is now
 28 suing SFSFC. Due to the ongoing controversy surrounding harassment in the science fiction
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1 community and the significant concerns raised by Plaintiff's activities, the Committee deemed it 2 necessary to make a statement regarding its decision.

3 18. From August 16–20, 2018, WorldCon 76 took place at the San Jose Convention Center. At final count, WorldCon 76 had a total of 7,812 members, including both attending and 4 5 supporting members.

19. Despite having been banned, Plaintiff came to the San Jose Convention Center on 6 7 August 16, 2018 (the first day of the Convention) and attempted to gain admittance. He was 8 unable to do so and was asked to leave the Convention Center. In line with his behavior, Plaintiff 9 recorded his entire encounter with WorldCon 76 volunteers and posted it on the Internet with 10 commentary, all with the purpose to create more controversy and generate more publicity for 11 himself.

12 20. In the lead-up to WorldCon 76, Plaintiff used our decision to ban him from attending the convention to organize a protest to take place outside the Convention Center. I 13 learned of this protest via Plaintiff's social media and blog. Concerned about violence from the 14 protestors, the San Jose Police Department reached out to me and opted to have most convention 15 center entrances locked and guards posted during the protest, with additional officers staged to 16 respond quickly in the event of any such escalation. On August 18, 2018, the protest organized by 17 Plaintiff took place, but Plaintiff did not attend. 18

Contrary to Plaintiff's accusations, we did not ban him because of his political or 19 21. religious beliefs. There were other convention attendees who shared Plaintiff's political and 20 religious beliefs and who were not banned. 21

I declare under penalty of perjury under the laws of the State of California that the 22 foregoing is true and correct. Executed this 17th day of February, 2021, at San Jose, California. 23

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