

To: Page 2 of 7

2016-02-10 21:12:54 (GMT)

From: Lexington Law Group

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CENTER FOR ENVIRONMENTAL HEALTH

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF ALAMEDA

CENTER FOR ENVIRONMENTAL HEALTH, }
a non-profit corporation, }
Plaintiff, }
v. }
FREE PEOPLE OF PA LLC, *et al.*, }
Defendants. }

FILED BY FAX
ALAMEDA COUNTY
February 10, 2016
CLERK OF
THE SUPERIOR COURT
By Burt Moskaira, Deputy
CASE NUMBER:
RG15789111
Case No. RG 15-789111
ASSIGNED FOR ALL PURPOSES TO:
Judge Winifred Y. Smith, Department 21
**C.C.P. §474 AMENDMENT TO
COMPLAINT**
Complaint filed: October 9, 2015
Trial Date: None set

1 On October 9, 2015, Plaintiff Center for Environmental Health (“CEH”) filed its
2 original Complaint in *CEH v. Free People of PA LLC, et al.*, Alameda County Superior Court
3 Case No. RG 15-789111.

4 Pursuant to California Code of Civil Procedure §474, CEH hereby amends the
5 Complaint as follows:

- 6 1. By inserting the name 3096-7053 QUEBEC INC. in place of the reference to DOE
7 1 in each place that it appears in the Complaint. Accordingly, 3096-7053
8 QUEBEC INC. is named as a Handbags Defendant in this action.
- 9 2. By inserting the name 4411765 CANADA INC. in place of the reference to DOE
10 2 in each place that it appears in the Complaint. Accordingly, 4411765 CANADA
11 INC. is named as a Handbags Defendant in this action.
- 12 3. By inserting the name VENUS FASHION, INC. in place of the reference to DOE
13 3 in each place that it appears in the Complaint. Accordingly, VENUS
14 FASHION, INC. is named as a Handbags Defendant in this action
- 15 4. By inserting the name JOSMO SHOE CORP. in place of the reference to DOE
16 102 in each place that it appears in the Complaint. Accordingly, JOSMO SHOE
17 CORP. is named as a Footwear Defendant in this action.
- 18 5. By inserting the name TISHKOFF ENTERPRISES, LLC in place of the reference
19 to DOE 103 in each place that it appears in the Complaint. Accordingly,
20 TISHKOFF ENTERPRISES, LLC is named as a Footwear Defendant in this
21 action.
- 22 6. By inserting the name WILSON DESIGN, SOURCE, SUPPLY INC. in place of
23 the reference to DOE 104 in each place that it appears in the Complaint.
24 Accordingly, WILSON DESIGN, SOURCE, SUPPLY INC. is named as a
25 Footwear Defendant in this action.

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7. By inserting the name WILSON IMPORTS LIMITED in place of the reference to
DOE 105 in each place that it appears in the Complaint. Accordingly, WILSON
IMPORTS LIMITED is named as a Footwear Defendant in this action.

Dated: February 10, 2016

Respectfully submitted,

LEXINGTON LAW GROUP



Howard Hirsch
Attorneys for Plaintiff
CENTER FOR ENVIRONMENTAL HEALTH

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PROOF OF SERVICE

I declare that:

I am employed in San Francisco County, California. I am over the age of 18 years and not a party to the within cause. My business address is 503 Divisadero Street, San Francisco, CA 94117. My electronic notification address is jbanister@lexlawgroup.com.

On February 10, 2016, I served true copies of the following document:

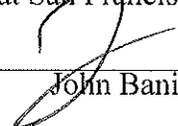
C.C.P. §474 AMENDMENT TO COMPLAINT

I transmitted via electronic mail the document listed above to the electronic mail addresses set forth below at 12:39 p.m. on February 10, 2016:

Please see attached service list.

The transmission was reported as complete and without error.

I declare under penalty of perjury that the foregoing is true and correct, and that this declaration was executed on February 10, 2016, at San Francisco, California

Signed:  _____
John Banister

SERVICE LIST
CEH v. Free People of PA LLC, et al.
RG 15-789111

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