1	Cadmium Q. Eaglefeather (SBN 502981)		
2	Eaglefeather Law Offices 1920 Hillhurst Ave.		
3	Los Angeles, CA 90027		
4	(323) 555-1435 (866) 555-1147 fax		
5	cadmium@cqelaw.com		
6	Attorney for Plaintiff		
7			
8	SUPERIOR COURT OF TH	F STATE OF CALIFORNIA	
9	COUNTY OF I		
10			
11			
12	TRIXIE ARGON , individually and on	Case No. BC5551212	
13	behalf of a class of similarly situated persons,	Plaintiff's Notice of Motion and Motion	
14		to Compel Defendant MegaCorp to Pro-	
15	Plaintiff;	duce Financial Records at Trial; Points & Authorities	
16	VS.		
17	MEGACORP INC., a California	Complaint filed: June 9, 2022 Trial date: August 20, 2024	
18	corporation, and DOES 1 through 100,	mai date. August 20, 2024	
19	inclusive,	Assigned to Judge Jerry Blank,	
20	Defendants.	Dept. 1010, Central Civil Division	
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1	NOTIC	E OF MOTION
2		
3	To all parties and their attorneys of	record:
4	You are hereby notified that at a da	te and time to be determined, in Dept. 1010 of
5	the above-entitled court, plaintiff Trixie	Argon will move the Court for a motion to com-
6	pel defendant MegaCorp to produce fin	ancial records she previously requested.
7	This motion is made on the ground	that Ms. Argon served MegaCorp with a valid
8	notice to produce financial records at trial. Cal. Civ. Proc. Code § 1987(c), Cal. Civ.	
9	Code § 3295(c). MegaCorp served objections and refused to comply.	
10	Ms. Argon's notice to produce seek	s information directly relevant to her trial for
11	punitive damages against MegaCorp. Th	erefore, the documents are material to Ms.
12	Argon's case and there is good cause to order them to be produced. Cal. Civ. Proc. Code	
13	§ 1987(c).	
14	The motion will be based on this ne	otice, on the attached points and authorities, on
15	the papers and records on file, and—if there is a hearing on this motion—on the evi-	
16	dence presented at the hearing.	
17		
18	November 19, 2023	EAGLEFEATHER LAW OFFICES
19		By:
20		Cadmium Q. Eaglefeather
21		Attorney for Plaintiff
22		
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25		
26		

1	POINTS & AUTHORITIES
2	
3	Previously, the Court denied MegaCorp's motion for summary adjudication of Ms.
4	Argon's claims for punitive damages. (Eaglefeather Decl. ¶ 1.) Ms. Argon served Mega-
5	Corp with a timely notice to produce financial records at trial. (Eaglefeather Decl. \P 2.)
6	MegaCorp responded with boilerplate objections to Ms. Argon's requests and refused to
7	produce any financial records. (Eaglefeather Decl. \P 3.) This motion seeks to compel
8	MegaCorp to produce these records.
9	
10	1. Ms. Argon is entitled to the financial records.
11	Because this is a punitive-damages case, Ms. Argon is entitled to subpoena docu-
12	ments "to be available at the trial for the purpose of establishing the profits or financial
13	condition" of MegaCorp. Cal. Civ. Code § 3295(c).
14	Ms. Argon has a right to these records even without showing that there is a "sub-
15	stantial probability that [she] will prevail". Id. That's the rule for pretrial discovery of
16	financial records, but not for records to be brought to trial. <i>Id</i> .
17	
18	2. The financial records are material to Ms. Argon's case.
19	If the jury finds MegaCorp liable for punitive damages, the jury may then consider
20	"[e]vidence of profit and financial condition" of those defendants to determine the
21	amount of punitive damages. Cal. Civ. Code §§ 3294(a) and 3295(d); Nolin v. Nat'l Con-
22	venience Stores, Inc., 95 Cal. App. 3d 279, 288 (1979).
23	
24	3. Ms. Argon will be prejudiced without the financial records, so there is
25	good cause to compel their production.
26	MegaCorp was ordered to stand trial on punitive damages. (Eaglefeather Decl. \P 4.)

1	If the jury returns an initial verdict for punitive damages, Ms. Argon will need these finan	
2	cial records to prove the amount of punitive damages. MegaCorp cannot circumvent the	
3	trial by withholding evidence that the jury must consider. Cal. Civ. Code § 3295(d).	
4		
5	4. Conclusion	
6	For these reasons, Ms. Argon	asks that the Court order MegaCorp to produce the
7	requested financial records.	
8		
9	November 19, 2023	EAGLEFEATHER LAW OFFICES
10		Ву:
11		Cadmium Q. Eaglefeather
12		Attorney for Plaintiff
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323 555 1435

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CADMIUM @ CQELAW.COM

February 15, 2024

George Falkenburg Falkenburg, Fester, and Funk LLP 1252 W. 83rd Street Bakersfield, CA 90909

Re: Nicholson v. MegaCorp, Case No. B718590125-2

Dear Mr. Falkenburg:

In response to your recent request, I've enclosed a DVD of photographs I took during the inspection of the MegaCorp facility on October 30, 2023.

I apologize for the delay, but I was recently hospitalized for a concussion sustained while rollerblading. Rest assured that I am on the mend. If you have any questions about this DVD, please let me know.

Separately: you recently served a set of **953 interrogatories** on my client. These interrogatories were *not* accompanied by the declaration of necessity that's required when serving more than 35 requests. See Cal. Civ. Proc. Code § 2030.050.

I must, therefore, ask you to withdraw these interrogatories. While you are welcome to serve them again with the necessary declaration, my client is not obligated to respond to procedurally defective discovery requests. Furthermore, if you don't withdraw these interrogatories within six days, I will file a motion for protective order and seek sanctions.

By the way, it was great seeing you and Thelma over the holidays. I think we still have your cheesecake platter. Let's talk soon about our plans for Maui in the spring.

Sincerely,

CADMIUM Q. EAGLEFEATHER

CQE / bqe Enclosure To: Cadmium Q. Eaglefeather From: Trixie Argon Date: 10 September 2024 **Re: Cause of action for malicious prosecution**

Malicious prosecution has three elements that must be pleaded and proved:

1) the defendant commenced a judicial proceeding against the plaintiff;

2) the original proceeding was "initiated with malice" and "without probable cause"; and

3) the proceeding was "pursued to a legal termination in [the plaintiff's] favor."

Bertero v. National General Corp., 13 Cal. 3d 43, 50 (1974).

1. Commencement of judicial proceeding

Any civil proceeding where the plaintiff seeks affirmative relief may be the basis of a malicious-prosecution claim. The original plaintiff does not need to personally sign the complaint. If the plaintiff is "actively instrumental" or the "proximate and efficient cause" of the action, the plaintiff may be liable. *Jacques Interiors v. Petrak*, 188 Cal. App. 3d 1363, 1372 (1987).

2. Initiated without probable cause and with malice

The malicious-prosecution plaintiff must establish both malice and lack of probable cause by the defendant in the underlying action.

In a malicious-prosecution action against an attorney in a civil suit, the standard for probable cause is whether a reasonable attorney would have thought the underlying claim was tenable at the time the original complaint was filed. *Sheldon Appel Co. v. Albert & Oliker*, 47 Cal. 3d 863, 885–86 (1989). An attorney may be liable for continuing to prosecute a claim after they discover the action lacks probable cause, even if

there was probable cause at the outset. *Zamos v. Stroud*, 32 Cal. 4th 958, 970 (2004).

The showing of malice requires evidence of "ill will or some improper purpose," ranging "anywhere from open hostility to indifference." *Grindle v. Lorbeer*, 196 Cal. App. 3d 1461, 1465 (1987). Malice may be inferred from lack of probable cause if the party's behavior was clearly unreasonable. However, this is not an automatic inference. *Grindle*, 196 Cal. App. 3d at 1468 ("Negligence does not equate with malice"). As above, failure by an attorney to conduct an adequate investigation may be evidence of "indifference" suggesting malice.

3. Favorable termination

Malicious prosecution requires that the underlying complaint to have been terminated in favor of the malicious-prosecution plaintiff. This means that a defendant cannot make a malicious-prosecution counterclaim as a "defense" to a complaint that appears to be malicious. Until the underlying complaint has been resolved, a malicious-prosecution claim cannot lie. *Babb v. Superior Court*, 3 Cal. 3d 841, 846-847 (1971). Thus, procedurally, the only option is to complete the underlying action, and then file a claim for malicious prosecution in a follow-on action.

"Termination" usually means the entry of judgment in favor of the malicious-prosecution plaintiff on a given claim. But any termination—for instance, deleting a claim from an amended complaint—is adequate basis for malicious prosecution. Whether the underlying claim may be revived (e.g., on appeal) is not relevant for malicious prosecution. As long as it's been judicially terminated once, it's fair game.

TRIXIE B. ARGON

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(213) 555-1234 TRIXIEARGON@GMAIL.COM

EDUCATION	
UCLA Anderson School of Management Cumulative GPA: 3.98 Academic interests: real-estate financing, criminal procedure Henry Murtaugh Award 	2021–23
 Hartford University B.A. summa cum laude, Economics Extensive coursework in Astrophysics, Statistics Van Damme Scholarship 	2013-17
BUSINESS EXPERIENCE	
Boxer Bedley & Ball Capital Advisors <i>Equity analyst</i> • Performed independent research on numerous American industries • Steelmaking, croquet, and butterscotch manufacturing • Led company in equities analyzed in two quarters	2018–21
OTHER WORK EXPERIENCE	
 Proximate Cause Assistant to the director Helped devise fundraising campaigns for this innovative nonprofit Handled lunch orders and general errands 	2017–18
Hot Topic <i>Retail-sales associate</i> • Top in-store sales associate in seven out of eight quarters • Inventory managment • Training and recruiting	2014–16
0 0	

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EDUCATION	
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• Henry Murtaugh Award	
Hartford University	2013-17
• B.A. <i>summa cum laude</i> , Economics	
• Extensive coursework in Astrophysics, Statistics	
• Van Damme Scholarship	
BUSINESS EXPERIENCE	
Boxer Bedley & Ball Capital Advisors	2018-21
Equity analyst	
• Performed independent research on numerous American industries	
 Steelmaking, croquet, and butterscotch manufacturing 	
• Led company in equities analyzed in two quarters	
OTHER WORK EXPERIENCE	
Proximate Cause	2017–18
Assistant to the director	
 Helped devise fundraising campaigns for this innovative nonprofit 	
Handled lunch orders and general errands	
Hot Topic	2014-16
Retail-sales associate	
• Top in-store sales associate in seven out of eight quarters	
Inventory managment	
Training and recruiting	