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3 Pro Se
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5 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
6 **COUNTY OF SANTA CLARA, SMALL CLAIMS DIVISION**

7
8 Mark Klein,) Case No. 2-04-SC-001150
9 Plaintiff,)
vs.) **AFFIDAVIT SUPPORTING ORDER TO**
10) **SHOW CAUSE RE: CONTEMPT**
11 Eric Wilson,)
12 Defendant)
_____)

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14 Mr. Wilson has willfully disobeyed CCP § 116.830 (b) as set
15 forth in this affidavit.

16
17 A judgment was entered in this case against Mr. Wilson on July
18 15, 2004. (Exhibit A)

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20 Mr. Wilson has not returned form SC-133 (Judgment Debtor's
21 Statement of Assets) to me.

22
23 Mr. Wilson and his attorney, Mr. Casello, have each been
24 informed of Mr. Wilson's obligation to return SC-133 under CCP
25 116.830 and the penalty for not doing so. (Exhibits B, C, D) I
have not received any response from Mr. Wilson or Mr. Casello.

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Mr. Wilson has a history of ignoring court and governmental orders.

Mr. Wilson is sophisticated in his use of the legal system. He has done everything in his power to quash attempts to stop his illegal web of fax broadcasting businesses including filing a Strategic Lawsuit Against Public Participation (SLAPP) in Orange County Superior Court against Plaintiff and approximately 12 other people who have sued him, in the public interest, for his contravention of the TCPA.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and this affidavit was executed on September 12, 2004, at Los Altos, California.

By: _____
Mark Klein