

IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT IN AND
FOR PALM BEACH COUNTY, FLORIDA

CA FLORIDA HOLDINGS, LLC,
Publisher of *THE PALM BEACH POST*,

CASE NO.: 50-2019-CA-014681-XXXX-MB

DIVISION: AG

Plaintiff,

v.

DAVE ARONBERG, as State Attorney of
Palm Beach County, Florida; SHARON R.
BOCK, as Clerk and Comptroller of Palm
Beach County, Florida.

Defendants.

JOINT EXHIBIT LIST

Plaintiff, CA Florida Holdings, LLC (“Plaintiff”), publisher of *The Palm Beach Post*, and Defendant, Dave Aronberg, as State Attorney of Palm Beach County, Florida (“Defendant”) (collectively, the “Parties”), by and through undersigned counsel, and pursuant to the Court’s Order on Joint Motion to Continue Evidentiary Hearing on Dave Aronberg’s Amended Motion for Attorneys’ Fees dated August 5, 2021, hereby submits the following list of joint exhibits that the Parties may rely upon during the special-set evidentiary hearing scheduled on Tuesday, September 6, 2022 at 1:30 p.m.:

TRIAL EX. NO.	JOINT EX. NO.	PARTIES’ EX. REFS.	DATE	DESCRIPTION	BATES NOS.
	J01	P01	08/27/19	Letter to D. Aronberg from S. Mendelsohn re: Public Records Request	CA/Aronberg-000001- CA/Aronberg-000003
	J02	P02	09/27/19	Letter to J. Pacenti from N. Cruz re: Public Records Request	CA/Aronberg-000004
	J03	P03	10/01/19	Letter to J. Musgrave from N. Cruz re: Public Records Request	CA/Aronberg-000005
	J04	D02, Ex. A-1	11/14/19	Summons and Complaint	CA/Aronberg-000008- CA/Aronberg-000099

TRIAL EX. NO.	JOINT EX. NO.	PARTIES' EX. REFS.	DATE	DESCRIPTION	BATES NOS.
	J05	P04; D01, Ex. G; D02, Ex. A-2	11/26/19	Letter to J. Howard from D. Wyler re: confirmation of legal representation	CA/Aronberg-000100
	J06	D02, Ex. A-3	12/06/19	Motion to Dismiss	CA/Aronberg-000101- CA/Aronberg-000103
	J07	P05	12/16/19	Motion for an Order Unsealing Grand Jury Testimony in <i>State of Florida v. Epstein</i> , Case No. 50-2006-CF-009454-A	CA/Aronberg-000104- CA/Aronberg-000109
	J08	P06	01/14/20	Order Denying The State's Motion for an Order Unsealing Grand Jury Testimony Without Prejudice in <i>State of Florida v. Epstein</i> , Case No. 50-2006-CF-009454-A	CA/Aronberg-000110- CA/Aronberg-000116
	J09	P07; D02, Ex. A-4	01/17/20	First Amended Complaint	CA/Aronberg-000117- CA/Aronberg-000210
	J10	D02, Ex. A-5	01/24/20	Defendant, Dave Aronberg, as State Attorney of Palm Beach County, Florida's Answer to First Amended Complaint and Motion to Dismiss Count II	CA/Aronberg-000211- CA/Aronberg-000223
	J11	D05	01/30/20	Defendant Aronberg Twitter Post	CA/Aronberg-000224- CA/Aronberg-000225
	J12	D06	01/30/20	SAO15 Press Release	CA/Aronberg-000226
	J13	P08; D02, Ex. A-6	06/03/20	Hearing Transcript	CA/Aronberg-000227- CA/Aronberg-000231
	J14	P09; D01, Ex. A D02, Ex. A-8 D03, Ex. A	06/08/20	Email to S. Mendelsohn from D. Wyler serving § 57.105 Demand Letter and Aronberg's Motion for Attorneys' Fees	CA/Aronberg-000232- CA/Aronberg-000236
	J15	P10; D02, Ex. A-7	06/08/20	Order Granting Defendants Motions to Dismiss Count II of Plaintiff's First Amended Complaint with Prejudice	CA/Aronberg-000237- CA/Aronberg-000243
	J16	P11; D01, Ex. B D02, Ex. A-9	06/23/20	Letter to D. Wyler from S. Mendelsohn re: § 57.105 Demand Letter and Aronberg's Motion for Attorneys' Fees	CA/Aronberg-000244- CA/Aronberg-000246
	J17	P12; D01, Ex. C D02, Ex. A-10	07/01/20	Defendant Dave Aronberg's Motion for Attorneys' Fees	CA/Aronberg-000247- CA/Aronberg-000248
	J18	P13; D02, Ex. A-12	07/30/20	Affidavit of David Aronberg	CA/Aronberg-000249- CA/Aronberg-000250
	J19	P14; D02, Ex. A-11	08/18/20	Defendant Dave Aronberg's Motion for Summary Final Judgment and Memorandum of Law in Support Thereof	CA/Aronberg-000251- CA/Aronberg-000259
	J20	P15	10/02/20	Memorandum of Law of Plaintiff CA Holdings, LLC in Opposition to The State Attorney's Fla. Stat. Section 57.105 Motion	CA/Aronberg-000260- CA/Aronberg-000273

TRIAL EX. NO.	JOINT EX. NO.	PARTIES' EX. REFS.	DATE	DESCRIPTION	BATES NOS.
	J21	P16	10/14/20	Defendant, Dave Aronberg's Response to Plaintiff's Memorandum of Law in Opposition to The State Attorney's Fla. Stat. Section 57.105 Motion	CA/Aronberg-██████-CA/Aronberg-000298
	J22	P17	10/15/20	Letter to D. Wyler from S. Mendelsohn re: Settlement	CA/Aronberg-000299-CA/Aronberg-000300
	J23	P18; D01, Ex. D D02, Ex. A-13 D03, Ex. B	10/21/20	Plaintiff CA Holdings, LLC's Notice of Dropping State Attorney, Dave Aronberg	CA/Aronberg-000301-CA/Aronberg-000302
	J24	D01, Ex. E	11/06/20	Jacobs Scholz & Wyler Invoice #00307 (\$32,440.00)	CA/Aronberg-000303-CA/Aronberg-000309
	J25	D01; D02, Ex. A-14 D03, Ex. C	11/09/20	Defendant Dave Aronberg's Amended Motion for Attorneys' Fees	CA/Aronberg-000310-CA/Aronberg-000368
	J26	D01, Ex. F	11/09/20	Affidavit of Attorneys' Fees	CA/Aronberg-000369-CA/Aronberg-000388
	J27	P20	04/22/21	Appendix to Motion of Plaintiff CA Florida Holdings, LLC for Summary Judgment and Incorporated Memorandum of Law	CA/Aronberg-000389-CA/Aronberg-001097
	J28	P19	04/22/21	Motion of Plaintiff CA Florida Holdings, LLC for Summary Judgment and Incorporated Memorandum of Law	CA/Aronberg-001098-CA/Aronberg-001132
	J29	D02	08/12/21	Amended Memorandum of Law in Support of Defendant Dave Aronberg's Amended Motion for Attorneys' Fees	CA/Aronberg-001133-CA/Aronberg-001470
	J30	P21	12/20/21	Final Judgment	CA/Aronberg-001471-CA/Aronberg-001484
	J31	P22	02/24/22	Amended Response and Memorandum of Law of Plaintiff CA Holdings, LLC in Opposition to State Attorney Dave Aronberg's Amended Motion for Attorneys' Fees Under Florida Statutes Section 57.105	CA/Aronberg-001485-CA/Aronberg-001503
	J32	D03, Ex. D	04/12/22	Jacobs Scholz & Wyler Invoice #00409 (\$70,900.27)	CA/Aronberg-██████-CA/Aronberg-001512
	J33	D03	04/13/22	Amended & Supplemental Affidavit of Attorneys' Fees & Costs	CA/Aronberg-001513-CA/Aronberg-001594
	J34		04/13/22	Defendant, Dave Aronberg's Notice of Dropping Ciam [sic] for Attorney Fee Multiplier	CA/Aronberg-001595-CA/Aronberg-001596
	J35	D04	04/14/22	Amended and Supplemental Affidavit of Reasonable Attorneys' Fees & Costs	CA/Aronberg-001597-CA/Aronberg-001600
	J36			<i>James v. Wille</i> , 480 So. 2d 253 (Fla. 4th DCA 1985)	CA/Aronberg-001600-CA/Aronberg-001603
	J37		10/09/19	Letter from M. Grygiel to D. Aronberg re: Public Records Law Requests	CA/Aronberg-001604-CA/Aronberg-001606

The Parties request that the Joint Exhibit List be admitted into evidence at the start of the evidentiary hearing without authentication or an offering witness.

Respectfully submitted,

/s/ Lauren Whetstone

LAUREN WHETSTONE

Florida Bar No. 45192

MARK F. BIDEAU

Florida Bar No. 564044

GREENBERG TRAURIG, P.A.

777 South Flagler Drive, Suite 300 East

West Palm Beach, FL 33401

Tel.: 561.650.7900

whetstone1@gtlaw.com

bideaum@gtlaw.com

sandra.famadas@gtlaw.com

thomasd@gtlaw.com

FLService@gtlaw.com

STEPHEN A. MENDELSON

Florida Bar No. 849324

GREENBERG TRAURIG, P.A.

401 East Las Olas Boulevard, Suite 2000

Fort Lauderdale, FL 33301

Tel.: 954.768.8225

mendelsohns@gtlaw.com

smithl@gtlaw.com

MICHAEL J. GRYGIEL

(Admitted *Pro Hac Vice*)

GREENBERG TRAURIG, P.A.

54 State Street, 6th Floor

Albany, NY 12207

Tel.: 518.689.1400

grygielm@gtlaw.com

NINA D. BOYAJIAN

(Admitted *Pro Hac Vice*)

GREENBERG TRAURIG, P.A.

1840 Century Park East, Suite 1900

Los Angeles, CA 90067

Tel.: 310.586.7700

boyajiann@gtlaw.com

riversaal@gtlaw.com

*Counsel for Plaintiff CA Florida Holdings, LLC,
Publisher of The Palm Beach Post*

/s/ Douglas A. Wyler

ARTHUR I. JACOBS

Florida Bar No. 10249

RICHARD J. SCHOLZ

Florida Bar No. 0021261

DOUGLAS A. WYLER

Florida Bar No. 119979

JACOBS SCHOLZ & WYLER, LLC

961687 Gateway Blvd., Suite 201-I

Fernandina Beach, FL 32034

Tel.: 904.261.3693

jacobsscholzlaw@comcast.net

*Counsel for Defendant Dave Aronberg, as
State Attorney for Palm Beach County,
Florida*

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and accurate copy of the foregoing has been electronically filed with the Florida E-File Portal for e-service on all parties of record herein on this 1st day of September, 2022.

/s/ Lauren Whetstone
Lauren Whetstone

NOT A CERTIFIED COPY