1 2	ANDREW A. KASSOF, P.C. ( <i>Pro Hac Vice</i> ) MARTIN L. ROTH ( <i>Pro Hac Vice</i> pending) DIANA M. WATRAL ( <i>Pro Hac Vice</i> pending)	
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7	Attorneys for Defendants DEREK FISHER and JAMIE WIOR	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	FOR THE COUNTY OF ALAMEDA	
10	G. WILLIAM HUNTER,	Case No. RG 13679736
11	Plaintiff,	Assigned For All Purposes To:
12	V.	Judge Frank Roesch
13 14	DEREK FISHER, as President of the Executive Committee of the National Basketball Players Association and in his individual capacity, JAMIE WIOR, THE NATIONAL BASKETBALL PLAYERS ASSOCIATION, a Delaware corporation, and DOES 1 THROUGH	DECLARATION OF JAMIE WIOR IN SUPPORT OF DEFENDANTS' ANTI-SLAPP MOTIONS
15		Action Filed: May 16, 2013
16		
17	10, inclusive,  Defendants.	
18	Defendants.	
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DECLARATION OF JAMIE WIOR

I, Jamie Wior, declare as follows:

- 1. I am over 21 years of age. I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify competently thereto.
- 2. I have worked as Derek Fisher's business manager and media advisor in house since 2009. In this capacity, I have helped Mr. Fisher manage his professional and personal affairs, as well as overseen his off-court business-development opportunities, marketing, public relations and community-outreach initiatives. I have also assisted him in fulfilling his responsibilities as President of the NBPA, among my many other responsibilities. Before 2009, I worked for Mr. Fisher as a media relations and branding advisor while at a firm also serving other high profile accounts.
- 3. I was asked to serve as an advisor to the Interim Executive Committee of the NBPA in late January 2013. I was later asked to temporarily continue this role by the Executive Committee on February 17, 2013. My responsibilities to the NBPA included organizing calls and meetings, creating documents, and assisting them with overseeing the staff and potential issues within the NBPA, including ensuring that the players were being given unfiltered and unbiased information, implementing a reporting structure, allowing them to vote on all matters, and other assistance.
- 4. I never asked for, sought, received or expected any gainful employment by or with the NBPA. I already held a high-level position with a company I had no intention of leaving and only volunteered my services because there was a time-sensitive need for assistance by these Committees. My professional commitment was to Mr. Fisher during the lockout and later to the Interim Executive Committee and the Executive Committee that I assisted. I never had aspirations for a permanent role with the NBPA and even stated that to the Executive Committee. I never intentionally interfered with Mr. Hunter's authority as NBPA Executive Director.
- 5. Mr. Hunter also alleges that I was motivated to interfere with his relationship with the NBPA based on my desire "to craft a new public persona for Fisher." Again, this is untrue. I have always encouraged Mr. Fisher to speak publicly about his role in the NBPA because I believe, as Mr. Hunter first encouraged, that it was important for Mr. Fisher to keep the players and, at times, the media informed of issues of public interest. Based on my experience, this was not part of the NBPA's culture prior to Mr. Fisher's role as President.

1	I declare under penalty of perjury under the laws of the State of California that the foregoing
2	is true and correct.
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4	Executed this 28 day of June, 2013.
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7	JAMIE WIOR
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DECLARATION OF JAMIE WIOR