EXHIBIT 1

Case 2:13-cv-00967-GMS Document 1-1 Filed 05/09/13 Page 2 of 38



Service of Process Transmittal

04/19/2013

CT Log Number 522557706

TO:

Cathy Neville World Wrestling Entertainment, Inc.

1241 East Main Street Stamford, CT 06902

RE: **Process Served in Delaware**

FOR: World Wrestling Entertainment, Inc. (Domestic State: DE)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

Andrew Green and Staci Green, etc., Pltfs. vs. Paul D. Wight, Jr., etc., et al. TITLE OF ACTION:

including World Wrestling Entertainment, Inc., etc., Dfts.

DOCUMENT(S) SERVED: Complaint, Certificate, Summons

Maricopa County - Superior Court, AZ Case # CV2013003255 COURT/AGENCY:

Personal Injury - Defendant failed to exercise proper control over Big Show to **NATURE OF ACTION:**

Prevent harm to Plaintiff - Seeking Compensatory Damages, Punitive/Exemplary

Damages

ON WHOM PROCESS WAS SERVED: The Corporation Trust Company, Wilmington, DE

DATE AND HOUR OF SERVICE: By Certified Mail on 04/19/2013 postmarked: "Not Post Marked"

JURISDICTION SERVED: Delaware

Within 20 days after service APPEARANCE OR ANSWER DUE:

ATTORNEY(S) / SENDER(S): George E. Mueller

Mueller Law Group, P.A. 2141 East Camelback Road

Suite 100

Phoenix, AZ 85016 602-222-9800

ACTION ITEMS: SOP Papers with Transmittal, via Fed Ex 2 Day, 799574373151

Image SOP

Email Notification, Meg Ytuarte meg.ytuarte@wwecorp.com

SIGNED: The Corporation Trust Company

PER: Melanie McGrath 1209 Orange Street Wilmington, DE 19801 302-658-7581 ADDRESS:

TELEPHONE:

information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

In the Superior Court of the State of Arizona	MICHAEL K. JEAN
In and For the County of Maricopa	Chlore
CV2013-003255	FILED
,	Is Interpreter Needed? Tyes No 13 APR -5 PM
Plate (SEL Annual Control of Type)	If yes, what language:
Plaintiff's Attorney: George Mueller	To the best of my knowledge, all information is true and correct.
Attorney's Bar Number: 015209	Attorney/Pro Per Signature (If no attorney, YOUR signature)
Plaintiff's Name:	Plaintiff's Address:
Andrew Green	11 Bob White Way, Weatogue, CT 06089
Defendant's Name:	
Paul D. Wight, Jr., a/k/a Big Show®	
(if applicable)	orary Restraining Order
	OT APPLY. (Mark appropriate box under Nature of Action).
Case" as civil actions that require continuous judi witnesses, a substantial amount of documentary	Rule 8(i) of the Rules of Civil Procedure defines a "Complex icial management. A typical case involves a large number of evidence, and a large number of separately represented parties. xity, <u>in addition</u> to the Nature of Action case category).
	ATURE OF ACTION
	regory that most accurately describes your primary case.)
100 TORT MOTOR VEHICLE: ☐101 Non-Death/Personal Injury	130 CONTRACTS: 131 Account (Open or Stated)
☐ 102 Property Damage ☐ 103 Wrongful Death	☐132 Promissory Note ☐133 Foreclosure
110 TORT NON-MOTOR VEHICLE:	138 Buyer-Plaintiff
☐111 Negligence ☐112 Product Liability – Asbestos	☐139 Fraud ☐134 Other Contract (i.e. Breach of Contract)
📈 12 Product Liability – Tobacco 🔻 💡	135 Excess Proceeds - Sale
✓ 112 Product Liability – Toxic/Other ☑ 13 Intentional Tort	Construction Defects (Residential/Commercial)
114 Property Damage	☐136 Six to Nineteen Structures ☐137 Twenty or More Structures
115 Legal Malpractice	•
☐115 Malpractice – Other professional ☐117 Premises Liability	150-199 OTHER CIVIL CASE TYPES:
118 Slander/Libel/Defamation	☐156 Eminent Domain/Condemnation
116 Other (Specify)	☐151 Forcible Detainer ☐152 Change of Name
121 Physician M.D. 123 Hospital 122 Physician D.O 124 Other	☐153 Transcript of Judgment
Superior Court of Arizona in Maricopa County	☐154 Foreign Judgment
LRD January 1, 2009	Page 1 of 2 CV10f Use current version

grandy . Mr	
□ 158 Quiet Title □ 160 Forfeiture □ 175 Election Challenge □ 179 Employer Sanction Action (A.R.S. §23-212) □ 180 Injunction against Workplace Harassment □ 181 Injunction against Harassment □ 182 Civil Penalty □ 186 Water Rights (Not General Stream Adjudication) □ 187 Real Property □ Sexually Violent Persons (A.R.S. §36-3704) (Except Maricopa County) □ Minor Abortion (See Juvenile in Maricopa County) □ Special Action Against Lower Courts (See lower court appeal cover sheet in Maricopa) 150-199 UNCLASSIFIED CIVIL CASE TYPES: □ Administrative Review (See lower court appeal cover sheet in Maricopa) □ 150 Tax Appeal (All other tax matters must be filed in the AZ Tax Court)	157 Habeas Corpus 184 Landlord Tenant Dispute - Other 159 Restoration of Civil Rights (Federal) 159 Clearance of Records (A.R.S. §13-4051) 190 Declaration of Factual Innocence(A.R.S.§12-771) 191 Declaration of Factual Improper Party Status 193 Vulnerable Adult (A.R.S. §46-451) 165 Tribal Judgment 167 Structured Settlement (A.R.S. §12-2901) 169 Attorney Conservatorships (State Bar) 170 Unauthorized Practice of Law (State Bar) 171 Out-of-State Deposition for Foreign Jurisdiction 172 Secure Attendance of Prisoner 173 Assurance of Discontinuance 174 In-State Deposition for Foreign Jurisdiction 176 Eminent Domain-Light Rail Only 177 Interpleader Automobile Only 178 Delayed Birth Certificate (A.R.S. §36-333.03) 183 Employment Dispute - Discrimination 185 Employment Dispute - Other 163 Other
·	(Specify)
155 Declaratory Judgment	
COMPLEXITY OF	
If you marked the box on page one indicating that Complex L one of the following:	itigation applies, place an "X" in the box of no less than
 ☐ Antitrust/Trade Regulation ☐ Construction Defect with many parties or structures ☐ Mass Tort ☐ Securities Litigation with many parties ☐ Environmental Toxic Tort with many parties ☐ Class Action Claims ☐ Insurance Coverage Claims arising from the above-listed 	case types
Additional Plaintiffs	
Staci Green	
Additional Defendants	
World Wrestling Entertainment, Inc.	
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1				
2	BERNSTEIN CHERNEY, L.L.P.			
3	777 Third Avenue New York, NY 10017			
4	Telephone: (212) 381-9684 Facsimile: (646) 304-9535			
5	E-mail: hbernstein@bernsteincherney.co Hartley Bernstein (1050178 NY) (Pro Ha			
6		ic vice (12)		
7	MUELLER LAW GROUP, P.A. 2141 East Camelback Road, Suite 100			
8	Phoenix, Arizona 85016 Telephone: (602) 222-9800			
9	Facsimile: (888) 411-1236 E-mail: mschaefer@muellerlawgroup.com	m		
10	George E. Mueller (015209)			
11	Attorneys for Plaintiffs			
12	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA			
13	IN AND FOR THE	COUNTY OF MARICOPA		
	ANDREW GREEN and	CASE NO.		
14	STACI GREEN, Husband and Wife,	00.0017 007077		
15	Plaintiffs,	CV 2013-003255		
16	v.			
17	PAUL D. WIGHT, JR., a/k/a BIG	you would the lawyer Aeterral Service ut		
18	SHOW®, an individual, WORLD WRESTLING ENTERTAINMENT,	602-257-4434 61		
19	INC., a foreign corporation doing	www.lawyorfinders.org.		
20	business in Arizona, DOES 1-30, XYZ CORPORATIONS 1-30, and BLACK	Sponsored by the Maricopa County Bar Association		
21	AND WHITE PARTNERSHIPS 1-30,	 		
22	Defendants.	SUMMONS		
23				
	THE STATE OF ARIZONA TO THE	DEFENDANT:		
4	Corporation Trust Company Statutory Agent for World Wrestling	Entertainment, Inc.		
- 11	0	•		

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Corporation Trust Center 1209 Orange Street Wilmington, Delaware 19801

YOU ARE HEREBY SUMMONED and required to appear and defend, within the time applicable, in this action in this Court. If served within Arizona, you shall appear and defend within 20 days after the service of the Summons and Complaint upon you, exclusive of the day of service. If served out of the State of Arizona--whether by direct service, by registered or certified mail, or by publication--you shall appear and defend within 30 days after the service of the Summons and Complaint upon you is complete, exclusive of the day of service. Where process is served upon the Arizona Director of Insurance as an insurer's attorney to receive service of legal process against it in this state, the insurer shall not be required to appear, answer or plead until expiration of 40 days after date of such service upon the Director. Service by registered or certified mail without the State of Arizona is complete 30 days after the date of filing the receipt and affidavit of service with the Court. Service by publication is complete 30 days after the date of first publication. Direct service is complete when made. Service upon the Arizona Motor Vehicle Superintendent is complete 30 days after filing the Affidavit of Compliance and return receipt or Officer's Return. ARCP 4, 4.1, 4.2 and 12(a).

Copies of the pleadings filed herein may be obtained by contacting the Clerk of the Superior Court, Maricopa County, 101/201 W. Jefferson, Phoenix, Arizona 85003. ARCP 4.1(n) (Service by Publication)

YOU ARE HEREBY NOTIFIED that in case of your failure to appear and defend within the time applicable, judgment by default may be rendered against you for the relief demanded in the Complaint.

YOU ARE CAUTIONED that in order to appear and defend, you must file an Answer or proper response in writing with the Clerk of this Court, accompanied by the necessary filing fee, within the time required, and you are required to serve a copy of any Answer or response upon the Plaintiff's attorney. ARCP 5, 10; ARS § 12-311.

REQUESTS FOR REASONABLE ACCOMMODATION for persons with disabilities must be made to the division assigned to the case by parties at least 3 judicial days in advance of a scheduled court proceeding. ARCP 45(g).

The name and address of Plaintiffs' attorney is:

MUELLER LAW GROUP, P.A. George E. Mueller 2141 East Camelback Road, Suite 100 Phoenix, AZ 85016

1	
2	SIGNED AND SEALED THIS DATE:
3	
4	COPY
5	CLERK OF COURT APR 5 2013
6	By MICHAEL K JEANES, CLERK
7	Deputy Clerk C. HOWE DEPUTY CLERK
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9	METHOD OF SERVICE: Private Process Service
10	Sheriff or Marshall Personal Service
11	Registered/Certified Mail (out of state)
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1 2	BERNSTEIN CHERNEY, L.L.P.	MICHAEL K. JEANES Clerk of the Superior Court By Capri Howe, Deputy Date 04/05/2013 Time 16:45:01 Description CASE# CV2013-003255				
3	777 Third Avenue	CIVIL NEW COMPLAINT 309.00				
4	New York, NY 10017 Telephone: (212) 381-9684 Facsimile: (646) 304-9535	TOTAL AMOUNT 309.00 Receipt# 22889048				
5	E-mail: hbernstein@bernsteincherney.com Hartley Bernstein (1050178 NY) (Pro Ha					
6	MUELLER LAW GROUP, P.A.					
7	2141 East Camelback Road, Suite 100 Phoenix, Arizona 85016					
8	Telephone: (602) 222-9800					
9	Facsimile: (888) 411-1236 E-mail: mschaefer@muellerlawgroup.com George E. Mueller (015209)	<u>n</u>				
10	, , ,					
11	Attorneys for Plaintiffs					
12	1	T OF THE STATE OF ARIZONA COUNTY OF MARICOPA				
13	ANDREW GREEN and	CASE NO.				
14	STACI GREEN, Husband and Wife,	CV2013-003255				
15	Plaintiffs,					
16	٧.					
17	PAUL D. WIGHT, JR., a/k/a BIG SHOW®, an individual, WORLD					
18	WRESTLING ENTERTAINMENT,					
19	INC., a foreign corporation doing business in Arizona, DOES 1-30, XYZ					
20	CORPORATIONS 1-30, and BLACK AND WHITE PARTNERSHIPS 1-30,					
21 22	Defendants.	COMPLAINT (Tort Non-Motor Vehicle)				
23	District Andrew Command Stage	Green, by and through counsel, as and for their				

Plaintiffs Andrew Green and Staci Green, by and through counsel, as and for their

Complaint against Defendants named herein, allege as follows:

INTRODUCTION (The Parties)

- 1. Plaintiffs Andrew Green and Staci Green are, and were at all times material hereto, residents of Weatogue, Connecticut.
- 2. Upon information and belief, Defendant Paul D. Wight, Jr. a/k/a Big Show® (hereinafter referred to as "Big Show") is, and was at all times material hereto, a resident of Miami, Florida.
- 3. Big Show is, and was at all times material hereto, a professional wrestler and wrestling entertainer.
- 4. Upon information and belief, Defendant World Wrestling Entertainment, Inc. (hereinafter referred to as "WWE") is, and was at all times material hereto, a Delaware corporation doing business in the City of Phoenix, Maricopa County, Arizona.
- 5. Upon information and belief, WWE is an entertainment and media company, whose products and services include live and pay-per-view wrestling events at various venues around North America and internationally.
- 6. Plaintiff Andrew Green (hereinafter referred to as "Green") was at all times material hereto employed by WWE as a road producer for digital production. His job was to conduct interviews with WWE wrestlers after wrestling matches/exhibitions. In the course of conducting interviews with wrestlers, Green asked questions of the wrestlers.
- 7. Big Show was at all times material hereto an employee and/or agent of WWE for the purpose of appearing at and participating in live event and pay-per-view wrestling matches and exhibitions.

- 8. Big Show was at all times material hereto acting within the course and scope of his employment and/or agency with WWE, or under the direction and control of WWE under such circumstances as to justify imputing responsibility to WWE for the negligent, reckless, and/or intentional acts complained of herein.
- 9. WWE is legally responsible, by respondent superior or otherwise, for the acts and omissions of its employees and/or agents, including Big Show, as set forth herein.
- 10. Upon information and belief, Defendants John and Jane Does, XYZ Corporations, and Black and White Partnerships (hereafter "fictitious defendants") may be in some way responsible for the acts complained of herein. Plaintiffs do not presently know their true identities. Plaintiffs will seek leave of this Court to amend this Complaint to state the true names, capacities and relationships when it becomes known.
- 11. Upon belief, all fictitious defendants were at all times material hereto organized and existing under the laws of Arizona and doing business in the State of Arizona and/or were foreign corporations, businesses, etc., qualified to do business within the State of Arizona, and actually doing business therein.

(Jurisdiction)

12. The Superior Court in and for the County of Maricopa has jurisdiction over the subject matter of this action, and has personal jurisdiction over all parties listed above. The amount in controversy exceeds the minimum jurisdictional limits of the Court.

(Venue)

13. Venue is proper in Maricopa County because the acts and omissions that give rise to Plaintiffs' cause of action occurred in Maricopa County, Arizona.

(General Allegations)

- 14. Big Show's employment by WWE required him to act in a violent, erratic, and threatening manner both inside and outside of the wrestling ring relative to his appearances and participation in wrestling matches and exhibitions.
- 15. WWE encouraged its wrestlers, including Big Show, to act in a violent and threatening manner both inside and outside of the wrestling ring relative to their appearances and participation in wrestling matches and exhibitions.
- 16. WWE encouraged its wrestlers, including Big Show, to engage in violent and erratic behavior as part of their participation in staged wrestling events as a means of entertainment.
- 17. WWE encouraged its wrestlers, including Big Show, to become emotional during videotaped interviews after wrestling matches and exhibitions.
- 18. WWE routinely publicized the violent and erratic behavior of its wrestlers, including Big Show, both on the WWE website and elsewhere for the commercial benefit of WWE and profit for WWE.
- 19. WWE knew or should have known of Big Show's propensity to engage in violence and violent confrontations outside of the wrestling arena.
- 20. Upon information and belief, prior to the events alleged in this Complaint, WWE had suspended or terminated Big Show's employment because of his behavior,

including his engagement in violent and/or unlawful and/or improper activities outside of the wrestling venue.

- 21. Upon information and belief, WWE had fined Big Show, or withheld compensation from Big Show, because of his behavior, including his engagement in violent and/or unlawful and/or improper activities outside of the wrestling venue.
- 22. WWE knew or should have known that Big Show posed an undue risk of harm to others, including Green.
- 23. WWE knew or should have known that participation in staged wrestling events was likely to cause Big Show to become emotionally unstable and volatile.
- 24. WWE knew or should have known that after his participation in a staged wrestling event, Big Show was likely to be emotionally unstable and volatile.
- 25. Upon information and belief, WWE instructs its wrestlers who are employees or agents of WWE to participate in and cooperate with regard to post match/exhibition videotaped interviews, including those conducted for digital media.
- 26. WWE directed Green to interview wrestlers at the conclusion of their WWE sponsored matches and exhibitions as part of his job responsibilities.
- 27. Green's interviews with WWE's wrestlers were recorded on videotape and regularly used by WWE on its website, on YouTube, and elsewhere for marketing and other purposes.
- 28. Prior to wrestling matches and exhibitions, WWE personnel gather in production meetings where they discuss the planned events, and prepare a schedule that

includes designated interviews with the participating wrestlers by WWE's digital media crew, including Green.

- 29. On or about Sunday, January 27, 2013, WWE staged a pay-per-view "Royal Rumble" event at the U.S. Airways Arena in Phoenix, Arizona (hereinafter referred to as the "Phoenix Rumble").
- 30. On the day of the Phoenix Rumble, employees of WWE participated in a production meeting where they determined that Big Show would be interviewed on videotape for the WWE internet site at the conclusion of his match (hereinafter referred to as the "Phoenix Production Meeting").
- 31. WWE employees present at the Phoenix Production Meeting included WWE's Chairman and Chief Operating Officer, Vince McMahon (hereinafter referred to as "McMahon") and Brian Pellegatto (hereinafter referred to as "Pellegatto"), one of the WWE Road Producers.
 - 32. Green did not participate in the Phoenix Production Meeting.
- 33. After the Phoenix Production Meeting concluded, Pellegatto directed Green to approach Big Show for an interview immediately following his Match.
- 34. Green had previously interviewed Big Show after an August, 2012 WWE "Summer Slam" event, at which time Big Show engaged in a pre-planned rant in response to Green's questioning.
- 35. WWE took no action or precautions at the Phoenix Rumble to protect Green or to prevent Big Show from causing harm to Green.

36. WWE wrestling events are staged and the outcome of matches is predetermined by WWE such that the wrestlers know, in advance, who the winner will be.

- 37. The Phoenix Rumble featured, among other things, a wrestling match (hereinafter referred to as the "Match") between Big Show and Alberto Rodriguez a/k/a Alberto Del Rio (hereinafter referred to as "Del Rio"), which Del Rio won.
- 38. About five minutes after the Match concluded, Big Show emerged from a staging area referred to by WWE as "Gorilla."
- 39. Green asked Big Show to participate in the videotaped interview as planned at the Phoenix Production Meeting.
- 40. Big Show refused to participate cursing at Green and declaring, with profanities, that he would not do any interview.
- 41. Green advised Big Show that Eric Pankowski, a senior vice-president of WWE, (hereinafter referred to as "Pankowski") wanted Big Show to participate in the interview.
- 42. In response, Big Show stated with the use of profanely indecent language that if Green wanted an interview then he would give him one, and to turn on the camera.
- his fist in Green's face. Big Show then grabbed Green by the collar and throat, striking Green in the face and backing him up against a trunk while declaring "You son of a bitch ... Are you having fun right now ... Don't ever come up to me again ... I don't give a shit who you are" (hereinafter referred to as the "Attack").

- 44. The Attack was captured on videotape by the camera operator, Dustin Wallace (hereinafter referred to as "Wallace").
- 45. Upon information and belief, Big Show was not feigning his emotional outburst at the time of the Attack.
- 46. Upon information and belief, the Attack was observed by other WWE employees, including makeup personnel.
- 47. Shortly after the Attack, Big Show returned in a much subdued state and told Green to redo the "interview." Big Show told Green to ask him to comment on the Match, and he said that he would respond by just walking away.
- 48. Green, fearing any further confrontation with Big Show, complied with Big Show's request. Wallace filmed Big Show walking away after being asked to comment on the Match (hereinafter referred to as the "second interview").
- 49. Shortly thereafter, Wallace located Pankowski and brought him to view the two videotapes that had just been made of Green and Big Show. Pankowski viewed both videotapes.
- 50. Pankowski stated that the videotape of the Attack could not be used because of Big Show's repeated use of profanely indecent language.
- 51. Pankowski told Wallace to discard the second interview which he described as useless.
- 52. A second WWE official, Paul Michael Levesque, a/k/a Hunter Hearst Helmsley, a/k/a "Triple H," (hereinafter referred to as "Triple H") was summoned to view the videotape of the Attack.

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- 53. Upon information and belief, Triple H was, at all relevant times, WWE's Executive Vice-President of Talent and Live Events.
- 54. After viewing the videotape of the Attack, Triple H stated that it could not be used because of Big Show's use of profanity.
 - 55. Triple H insisted that Green re-do the "interview."
- 56. Although he was terrified of Big Show, Green felt compelled to do another interview (hereinafter referred to as the "third interview").
- 57. Triple H asked Big Show to muster the same emotional level for the third interview as he had with the original shoot, that being the Attack. In response, Big Show said that he did not think he would be able to do that because his emotions in the original shoot had been real.
- 58. Prior to the third interview, Big Show told Green not to worry because this time he would not strike him.
 - 59. Green conducted Big Show's third interview.
- 60. Pankowski viewed the videotape of the third interview and decided it lacked the emotional impact of the original shoot.
- 61. Pankowski decided to use the original shoot of the Attack with the profanity omitted.
 - 62. WWE posted the Attack on its website on Sunday, January 27, 2013.
- 63. At the time WWE caused the Attack to be posted on its website, WWE knew or should have known that the Attack had not been staged.

	64.	At the	time	WWE	caused the	Attack to	be pos	ted on i	ts website,	WWE
knew	or shou	ıld have	knov	wn that	the Attack	took place	withou	t Green'	s prior kno	wledge
or con	sent.									

- 65. At the time WWE caused the Attack to be posted on its website, WWE knew or should have known that Green had suffered physical and mental injuries as a direct and proximate result of the Attack.
- 66. While it continued to maintain the Attack on its website, WWE knew or should have known that the Attack had not been staged.
- 67. While it continued to maintain the Attack on its website, WWE knew or should have known that the Attack took place without Green's prior knowledge or consent.
- 68. While it continued to maintain the Attack on its website, WWE knew or should have known that Green had suffered physical and/or psychological, emotional and/or mental injuries as a direct and proximate result of the Attack.
- 69. WWE did not cause the Attack to be removed from the internet until, at the soonest, Tuesday, January 29, 2013.
- 70. The Attack received in excess of one hundred thousand page views while it was posted on the WWE website.
- 71. WWE's purpose for having the Attack posted on the internet was for the commercial benefit of WWE and profit for WWE.

- 83. After the Attack, WWE knew or should have known that Green remained frightened of Big Show and of any further contact with Big Show.
- 84. After the Attack, WWE did not take any appropriate or necessary action to prevent Big Show from attempting to contact Green or to protect Green against further contact with Big Show.
- 85. Over the two days following the Attack, Big Show repeatedly sought out Green, with the knowledge of WWE personnel.
- 86. Over the two days following the Attack, Big Show repeatedly attempted to confront Green, with the knowledge of WWE personnel.
- 87. Over the two days following the Attack, Big Show continued to intimidate Green, with the knowledge of WWE personnel.
- 88. On January 29, 2013, Green advised his direct supervisor, Rob Bernstein, that he was uncomfortable working around Big Show and the other wrestlers, nervous, and had "a ton of anxiety" as a result of the Attack and Big Show's subsequent conduct, and he could no longer remain at the wrestling venue.
- 89. On January 29, 2013, Stephanie McMahon, WWE's Executive Vice President-Creative, contacted Green. Green advised her that he was afraid to work and scared that he would be confronted by Big Show or another wrestler.
 - 90. Bernstein offered Green an "800" telephone number to call for assistance.
- 91. Green was unable to continue working on January 29, 2013, because of his mental condition resulting from the Attack, Big Show's subsequent conduct, and WWE's failure to take appropriate and necessary action related to the foregoing.

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2	COUNT ONE (Negligence-Big Show)
3	, , ,
4	92. Plaintiffs hereby incorporate by this reference all of the previous
5	paragraphs and allegations of this Complaint as if restated here in full.
6	93. Big Show owed Green a duty of reasonable care not to conduct himself in
7	manner such that he would cause harm to Green.
8	94. Big Show's Attack upon Green was intentional and malicious.
9	95. Big Show intended to cause injuries to Green as a result of the Attack.
10	96. Big Show knew or should have known that he posed a physical and menta
11	threat to Green.
12	97. Big Show knew or should have known that his conduct involved as
13	unreasonable risk of causing physical and mental harm to Green.
14	between Would bitalihood that Green Would
15	
16	suffer injuries from the Attack.
17	99. Big Show breached his duty of care to Green by his conduct as set forth
18	herein.
19	100. Big Show's breach of duty is a direct and proximate cause of injuries
20	losses, and damages to Plaintiffs.
21	COUNT TWO
22	(Assault-Big Show)
23	101. Plaintiffs hereby incorporate by this reference all of the previous
24	paragraphs and allegations of this Complaint as if restated here in full.
Art W	102. The Attack by Big Show upon Green was intentional.

1		
2	103.	Big Show intended to cause harm or offensive contact with Green.
3	104.	Big Show acted with malice when he attacked Green.
4	105.	Big Show intended to cause Green apprehension of an immediate harmful
5	or offensive of	contact.
6	106.	Big Show caused Green apprehension of an immediate harmful or offensive
7	contact.	2
8		Big Show intended for Green to suffer injuries as a result of the Attack.
9		Big Show's conduct as set forth herein is a direct and proximate cause of
10		es, and damages to Plaintiffs.
11	Injuries, 10350	,
12		COUNT THREE (Battery-Big Show)
13	109.	Plaintiffs hereby incorporate by this reference all of the previous
14	paragraphs ar	nd allegations of this Complaint as if restated here in full.
15	İ	Big Show intended to cause a harm or offensive contact with Green.
16		Big Show intended to cause Green apprehension of an immediate harmful
17	or offensive of	
18		
19		Big Show caused a harmful or offensive contact with Green.
20	<u> </u>	Big Show intended for Green to suffer injuries as a result of the Attack.
21	114.	As set forth herein, Green suffered injuries as a result of the Attack.
22	115.	Big Show's conduct as set forth herein is a direct and proximate cause of
23	injuries, losse	es, and damages to Plaintiffs.
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2	COUNT FOUR (Intentional Infliction of Emotional Distress-Big Show)
3	by this reference all of the previous
4	9
5	paragraphs and allegations of this Complaint as if restated here in full.
6	117. Big Show acted in an extreme and outrageous manner toward Green.
7	118. Big Show's conduct was either intentional or reckless.
8	119. Big Show's conduct caused Green to suffer severe emotional distress.
9	120. Big Show's conduct as set forth herein is a direct and proximate cause of
10	injuries, losses, and damages to Plaintiffs.
11	COUNT FIVE
12	(Negligent Infliction of Emotional Distress-Big Show)
13	121. Plaintiffs hereby incorporate by this reference all of the previous
14	paragraphs and allegations of this Complaint as if restated here in full.
15	122. Big Show knew or should have known that his conduct involved an
16	unreasonable risk of causing emotional distress to Green.
17	123. Big Show knew or should have known that the emotional distress to Green
18	would likely result in illness or bodily injury.
19	124. Big Show's conduct caused Green to suffer severe emotional distress,
20	anxiety, and upset that manifested itself in physical injury, harm, and illness.
21	125. Big Show's conduct as set forth herein is a direct and proximate cause of
22	injuries, losses, and damages to Plaintiffs.
23	Injuries, 10550s, and damagos to Frances
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2	COUNT SIX
	(Negligence-WWE)
3	126. Plaintiffs hereby incorporate by this reference all of the previous
4 5	paragraphs and allegations of this Complaint as if restated here in full.
6	127. WWE owed Green a duty of reasonable care not to conduct itself in a
7	manner such that it would cause harm to Green.
8	128. WWE knew or should have known that posting the Attack on the internet
9	involved an unreasonable risk of causing mental harm to Green.
10	129. WWE knew or should have known that maintaining the Attack on the
11	internet involved an unreasonable risk of causing mental harm to Green.
12	130. WWE breached its duty of care to Green by its actions as set forth herein.
13	131. WWE's breach of duty is a direct and proximate cause of injuries, losses,
14	and damages to Plaintiffs.
15	COUNT SEVEN
16	(Invasion of Privacy-WWE)
17	132. Plaintiffs hereby incorporate by this reference all of the previous
18	paragraphs and allegations of this Complaint as if restated here in full.
19	133. WWE knowingly, intentionally and/or recklessly caused the Attack to be
20	posted on the Internet.
21	134. WWE knowingly, intentionally and/or recklessly caused the Attack to be
22	maintained on the Internet.
23	135. WWE's treatment and publication of Green through advertising, marketing
24	and promotion of its interpet presence is highly offensive to a reasonable person.
	and promotion of its interpet presence is highly offensive to a reasonable person.

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2	136.	WWE's actions were extreme and outrageous.
3	137.	WWE had knowledge of or acted in a reckless disregard to the invasion of
4	privacy in v	vhich Green was placed.
5	138.	WWE knew that there was a substantial likelihood that Green would suffer
6	injuries fror	n the posting of the videotape on the Internet.
7	139.	WWE intended to cause injury to Green by posting the videotape on the
8	Internet.	
9	140.	WWE's actions caused Green to suffer further mental injury
10	embarrassm	ent, ridicule, and humiliation.
11	141.	WWE's conduct as set forth herein is a direct and proximate cause of
13	injuries, los	ses, and damages to Plaintiffs.
14	•	COUNT EIGHT (Intentional Infliction of Emotional Distress-WWE)
15	142.	Plaintiffs hereby incorporate by this reference all of the previous
16 17	paragraphs a	and allegations of this Complaint as if restated here in full.
18	143.	WWE acted in an extreme and outrageous manner toward Green.
19	144.	WWE's conduct was either intentional or reckless.
20	145.	WWE's conduct caused Green to suffer severe emotional distress.
21	146.	WWE's conduct as set forth herein is a direct and proximate cause of
22	injuries, loss	ses, and damages to Plaintiffs.
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2	COUNT NINE (Negligent Infliction of Emotional Distress-WWE)
3	147. Plaintiffs hereby incorporate by this reference all of the previous
4	
5	paragraphs and allegations of this Complaint as if restated here in full.
6	148. WWE knew or should have known that its conduct involved an
7	unreasonable risk of causing emotional distress to Green.
8	149. WWE knew or should have known that the emotional distress to Green
9	would likely result in illness and/or emotional or bodily injury.
10	150. WWE's conduct caused Green to suffer severe emotional distress, anxiety,
11	and upset that manifested itself in physical and/or emotional injury, harm, and illness.
12	151. WWE's conduct as set forth herein is a direct and proximate cause of
13	injuries, losses, and damages to Plaintiffs.
14 15	COUNT TEN (Commercial Appropriation of Likeness-WWE)
16	152. Plaintiffs hereby incorporate by this reference all of the previous
17	paragraphs and allegations of this Complaint as if restated here in full.
18	153. WWE used Green's identity and image concerning the attack to its
19	commercial advantage, without Green's consent, and this use resulted in Green being
20	
21	injured.
22	154. WWE's conduct as set forth herein is a direct and proximate cause of
23	injuries, losses, and damages to Plaintiffs.
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2	COUNT ELEVEN		
3	(Unjust Enrichment/Restitution-WWE)		
4	155. Plaintiffs hereby incorporate by this reference all of the previous		
5	paragraphs and allegations of this Complaint as if restated here in full.		
6	156. WWE has been unjustly enriched by its wrongful conduct, to the detrimen		
7	of Green.		
8	157. Green is entitled to restitution and reimbursement of the profits and gains		
9	WWE has received through its wrongful conduct and exploitation of Green.		
10	COUNT TWELVE		
11	(Intentional Tort-WWE)		
12	158. Plaintiffs hereby incorporate by this reference all of the previous		
13	paragraphs and allegations of this Complaint as if restated here in full.		
14	159. WWE intentionally posted the videotape on the Internet.		
15	160. WWE knew that there was a substantial likelihood that Green would suffer		
16	injuries from the posting of the videotape.		
17	161. WWE intended for Green to suffer injuries, including humiliation, as a		
18	result of the posting of the videotape on the Internet.		
19	162. WWE's actions caused Green to suffer the injuries alleged herein.		
20	COUNT THIRTEEN		
21	(Accounting/Constructive Trust-WWE)		
22	163. Plaintiffs hereby incorporate by this reference all of the previous		
23	paragraphs and allegations of this Complaint as if restated here in full.		
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2	164. WWE exploited Green for its own commercial gain without providing	
3	Green any equitable share of the profits or royalties nor any restitution or reimbursemen	
4	for monies rightfully owed to Green.	
5	165. Green is entitled to (1) an accounting; (2) a constructive trust; and, (3) an	
6	equitable distribution of profits from the use of his image and likeness in advertising,	
7	marketing, and promotions.	
8	COUNT FOURTEEN (Negligent Hiring-WWE)	
10	166. Plaintiffs hereby incorporate by this reference all of the previous	
11	paragraphs and allegations of this Complaint as if restated here in full.	
12	167. WWE had a duty to employ only those people who do not pose an	
13	unreasonable risk of harm to others.	
14	168. WWE breached its duty by employing Big Show, an improper person.	
15	169. WWE knew or should have known that employing Big Show involved an	
16 17	unreasonable risk of causing injury to others.	
18	170. WWE employing Big Show resulted in harm to Green.	
19	171. WWE employing Big Show is a direct and proximate cause of injuries,	
20	losses, and damages to Plaintiffs.	
21	COUNT FIFTEEN (Negligent Retention-WWE)	
22	172. Plaintiffs hereby incorporate by this reference all of the previous	
	paragraphs and allegations of this Complaint as if restated here in full.	

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2	173. WWE had a duty to terminate the employment of people who posed an	
3	unreasonable risk of harm to others.	
4	174. WWE breached its duty by retaining Big Show, an improper person.	
5	175. WWE knew or should have known that retaining Big Show involved as	
6	unreasonable risk of causing injury to others.	
7	176. WWE retaining Big Show resulted in harm to Green.	
8	177. WWE retaining Big Show is a direct and proximate cause of injuries	
9	losses, and damages to Plaintiffs.	
10	COUNT SIXTEEN	
11	(Negligent Training/Supervision-WWE)	
12	178. Plaintiffs hereby incorporate by this reference all of the previous	
13	paragraphs and allegations of this Complaint as if restated here in full.	
14	179. WWE had a duty to properly train and supervise Big Show to properly dear	
15	with confrontations inevitable to his position and to not cause harm to others.	
16	180. WWE breached its duty by failing to properly train and supervise Big	
17	Show.	
18	181. WWE failed to exercise proper control over Big Show to prevent harm to	
19 20	Green.	
21	182. WWE knew or should have known that failing to properly train and	
22	supervise Big Show involved an unreasonable risk of causing injury to others.	
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23	183. WWE gave improper or ambiguous orders to Big Show.	
24	184. WWE failed to make proper regulations of Big Show.	

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2	185.	WWE permitted or failed to prevent negligent and other tortious conduct by
3	Big Show.	
4	186.	WWE failing to properly train and supervise Big Show is a direct and
5	proximate ca	ause of injuries, losses, and damages to Plaintiffs.
6 7		COUNT SEVENTEEN (Compensatory Damages)
8	187.	Plaintiffs hereby incorporate by this reference all of the previous
9	paragraphs a	and allegations of this Complaint as if restated here in full.
10	188.	As a direct and proximate result of Defendants' actions and failures to act
11	as set forth	herein, Plaintiff Andrew Green suffered the following foreseeable injuries,
12	losses, and d	lamages:
1.3	a.	Green suffered personal injuries, including physical, emotional, and
14		psychological, the full extent of which are yet unknown. Certain of these
15		injuries to Green are chronic, irreversible, and permanent in nature.
16	b.	Green suffered great bodily pain and mental anguish, discomfort, and
[7 [8		disability. This will continue into the future and permanently as Green's
19		condition is chronic, irreversible, and permanent in nature.
20	c.	Green incurred reasonable expenses for necessary medical care and
21		treatment, the exact amount of which is presently unknown, but which will
22		be proven at the time of trial. Green will continue to incur reasonable
23		expenses for necessary medical care and treatment into the future and
4		permanently.
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2	d.	Green suffered monetary damages in the form of costs and expenses for
3		transportation while traveling to receive necessary medical care and
4		treatment, the exact amount of which is presently unknown, but which will
5		be proven at the time of trial. Green will continue to incur these expenses
6		for transportation to receive necessary medical care and treatment into the
7		future and permanently.
8	e.	Green suffered monetary damages in the form of a loss of income, benefits,
9		and of earning capacity, the exact amount of which is presently unknown,
10		but which will be proven at the time of trial. This loss of income, benefits,
11 12		and of earning capacity will continue into the future and permanently.
13	f.	Green lost the present capacity to earn a living. Green is presently unable to
14		accurately estimate such loss of earning capacity and, therefore, will prove
15		such a loss in an ascertainable amount upon the trial in this matter.
16	g.	Green's future earning capacity has been diminished. Green is presently
17		unable to accurately estimate such loss of future earning capacity and,
18		therefore, will prove such a loss in an ascertainable amount upon the trial in
19		this matter.
20	h.	Green has been deprived of the full enjoyment of life, and the same will
21		continue into the future and permanently.
22	i.	Green suffered intimidation, fright, humiliation, and embarrassment.
23	j.	Green suffered physical manifestation of emotional distress including
24		sleeplessness.
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2	COUNT EIGHTEEN (Loss of Consortium)			
3				
4	189. Plaintiffs hereby incorporate by this reference all of the previous			
5	paragraphs and allegations of this Complaint as if restated here in full.			
6	190. As a direct and proximate result of Defendants' actions and failures to act			
7	as set forth herein, Plaintiff Staci Green was and continues to be deprived of the society,			
8	companionship, assistance, services, and enjoyment of Plaintiff Andrew Green, her			
9	husband, this being a foreseeable consequence of Defendants' conduct.			
10	COUNT NINETEEN			
11	(Punitive/Exemplary Damages)			
12	191. Plaintiffs hereby incorporate by this reference all of the previous			
13	paragraphs and allegations of this Complaint as if restated here in full.			
14	192. Defendant Big Show intended to cause injury.			
15	193. Defendant Big Show's wrongful conduct was motivated by spite or ill will.			
16	194. Defendant WWE acted to serve its own interests, having reason to know			
17	and consciously disregarding a substantial risk that its conduct might significantly injure			
18	the rights of others.			
19	195. Defendant WWE intentionally created dangerous conditions that made it			
20	substantially likely Green's injuries would occur.			
21	196. Both Defendant Big Show and Defendant WWE consciously pursued a			
22	course of conduct knowing that it created a substantial risk of significant harm to others.			
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WHEREFORE, Plaintiffs Andrew Green and Staci Green demand judgment against Defendants named herein for damages in an amount to be proven at trial that fully and adequately compensates Plaintiffs, for punitive and exemplary damages against all Defendants, for an accounting of profits; for restitution/equitable distribution of commercial profits; for constructive trust; for all costs and expenses incurred herein, including reasonable attorneys' fees, for pre-judgment and post-judgment interest at the maximum rate allowed by law, and for such other and further relief to which Plaintiffs may be entitled either at law or in equity, or as the Court may deem just in the premises.

DATED this 5th day of April 2013.

MUELLER LAW GROUP, P.A.

George E. Mueller

1		MICHAEL K. JEANES. CLERK BY DEP	
2	BERNSTEIN CHERNEY, L.L.P.	FILED	
3	777 Third Avenue New York, NY 10017	13 APR -5 PM 4: 39	
4	Telephone: (212) 381-9684		
4	Facsimile: (646) 304-9535		
5	E-mail: hbernstein@bernsteincherney.com Hartley Bernstein (1050178 NY) (Pro Had		
6		,	
	MUELLER LAW GROUP, P.A.		
7	2141 East Camelback Road, Suite 100 Phoenix, Arizona 85016		
8	Telephone: (602) 222-9800		
9	Facsimile: (888) 411-1236		
	E-mail: mschaefer@muellerlawgroup.com George E. Mueller (015209)		
10	(0.1020)		
11	Attorneys for Plaintiffs		
12	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA		
13	IN AND FOR THE C	OUNT OF MARICOLA	
	ANDREW GREEN and	CASE NO.	
14	STACI GREEN, Husband and Wife,		
15	Plaintiffs,	CV 2013-003255	
16	v.		
17	PAUL D. WIGHT, JR., a/k/a BIG		
18	SHOW®, an individual, WORLD		
10	WRESTLING ENTERTAINMENT,		
19	INC., a foreign corporation doing business in Arizona, DOES 1-30, XYZ		
20	CORPORATIONS 1-30, and BLACK		
	AND WHITE PARTNERSHIPS 1-30,		
21	Defendants.	CERTIFICATE ON	
22	2010Hdunto.q	COMPULSORY ARBITRATION	
23	The undersigned contifies that he land	ows the dollar limits and any other limitations	

The undersigned certifies that he knows the dollar limits and any other limitations set forth by the Local Rules of this Superior Court, and further certifies that this case is

1	
2	not subject to compulsory arbitration, as provided by Rules 72 through 76 of the Arizona
3	Rules of Civil Procedure.
4	DATED this 5 th day of April, 2013.
5	MUELLER LAW GROUP. P.A.
6	\prec
7	* April 12
8	George E. Mueller
9	
10	ORIGINAL of the foregoing
11	being filed with the Gourt.
12	COPY of the foregoing hand-delivered this 5 th day of April, 2013, to:
13	hand-delivered this 5 th day of April, 2013, to:
14	Maricopa County Superior Court Arbitration Desk
15	201 W. Jefferson, 4 th Floor Phoenix, AZ, 85003 ^t
16	il Malagrad
17	By Walley Megan Schaefer, Certified Paralegal
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19	₹
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21	
22	
23	*
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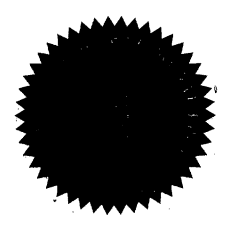
1		4/9/2013 9:38:00 AM Filing ID 5199053	
2	MUELLER LAW GROUP, P.A.		
3	2141 East Camelback Road, Suite 100 Phoenix, Arizona 85016		
4	Telephone: (602) 222-9800		
5	Facsimile: (888) 411-1236 E-mail: mschaefer@muellerlawgroup.com		
6	George E. Mueller (015209)		
7	Attorney for Plaintiffs		
8		T OF THE STATE OF ARIZONA COUNTY OF MARICOPA	
9	ANDREW GREEN and	CASE NO. CV2013-003255	
10	STACI GREEN, Husband and Wife,		
11	Plaintiffs,		
12	V.		
13	PAUL D. WIGHT, JR., a/k/a BIG		
14	SHOW®, an individual, WORLD WRESTLING ENTERTAINMENT,		
15	INC., a foreign corporation doing business in Arizona, DOES 1-30, XYZ		
16	CORPORATIONS 1-30, and BLACK AND WHITE PARTNERSHIPS 1-30,		
17			
18	Defendants.	MOTION TO ASSOCIATE COUNSEL PRO HAC VICE	
19	George Mueller, pursuant to Rule	e 38(a), Ariz. R. Sup. Ct., moves the court to	
20	associate Hartley Bernstein as counsel pro hac vice in this action. In support of this		
21	motion and pursuant to Rule 38(a)(3)(C), the following original documents are attached:		
22	1. Verified Application to Appear Pro Hac Vice;		
23	2. Certificate of Good Standing; and,		
24	3. State Bar of Arizona Notice of Receipt of Complete Application.		

George Mueller hereby agrees to serve as local counsel in this matter and accepts the responsibilities detailed in Rule 39(a)(2), Ariz R. Sup. Ct. DATED this 9^{th} day of April, 2014. MUELLER LAW GROUP, P.A. /s/ George Mueller George E. Mueller By: <u>/s/ Megan Schaefer</u>
Megan Schaefer, Certified Paralegal



Appellate Division of the Supreme Court of the State of New York Second Judicial Department

Clerk of the Appellate Division of the I, Aprilanne Agostino, Supreme Court of the State of New York, Second Judicial Department, mas gala do hereby certify that Hartley Todd Bernstein licensed and admitted to practice as an Attorney and Counselor-at-Caw in all the courts of the State, according to the laws of the State and the March 1977. court rules and orders, on the 2nd dau of has duly taken and subscribed the oath of office prescribed by law, has been enrolled in the Roll of Attorneys and Counselors-at-Caw on file in my office, has duly registered with the administrative office of the courts, and according to the records of this court is in good standing as an Attorney and Counselor-at-Caw.



In Witness Whereaf, I have hereunto set my hand and affixed the seal of said Appellate Division on March 06, 2013.

Clerk of the Court

1	Maricopa County Superior Court		
2	Andrew Green, Plaintiff)))	CASE # Not provided
4 5	v. Paul Wight aka Big Show et al, Defendant.))))	SBA App #1007434 NOTICE OF RECEIPT OF COMPLETE APPLICATION
7	NOTICE IS HEREBY given by THE STATE BAR OF ARIZONA that it has received the		
8	In addition to this application, a vice, pursuant to Rule38 (a), with		de the following applications to appear pro hac three (3) years:
10	Title of Matter	Court/Agenc	y Date Granted?
11 12	Exhibit A, the original verified a Standing are attached hereto.	¢ pplication and E	Exhibit B, the original Certificate(s) of Good
13 14	DATED this 26 rd day of March	2013	Municipal (1)
15 16		♦	Mirna Lerma Resource Center State Bar of Arizona
17			
18 19	Original Mailed on this 26 rd day	of March 2013	co:
20 21	George E Mueller Mueller Law Group PA 2211 E Camelback Rd Ste 307 Phoenix, AZ 85016-9048		
22 23		8	
	i	1	