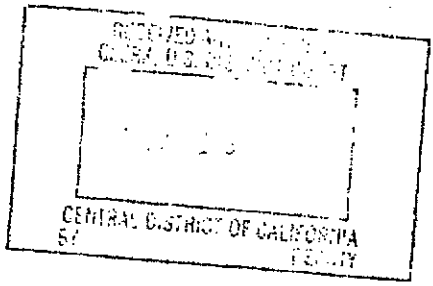
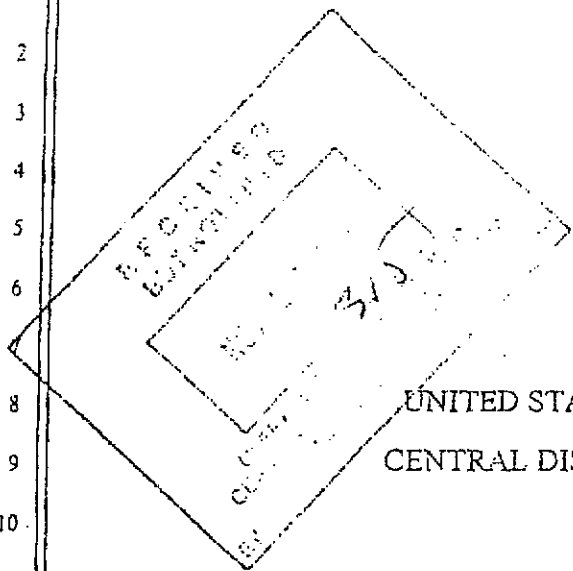


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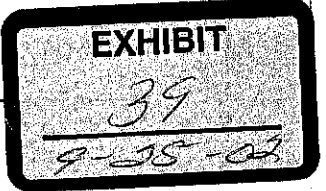
UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

AMI SHAFRIR, an individual,) Case No.: CV-01-01507 CAS (JWJx)
) (assigned to Hon. Cynthia A. Snyder)
Plaintiff,)
) Declaration Of Daniel Nicherie Re Non-
) Service
vs.)
)
DANIEL NISHRIE, aka DANIEL)
NICHERIE, an individual,, ABNER NISHRIE)
aka ABNER NICHERIE, an individual; and)
DOES 1-10, inclusive.)
Defendants)
)
)
)
)

I, DANIEL NICHERIE, CERTIFY AND DECLARE AS FOLLOWS:

1. I am over eighteen years of age and make this declaration of my own free will.

I am a named defendant in the above-entitled action. I am an officer and director of Federal
Transtel, Inc.



1 2. At all times relevant, my office was located at Federal Transtel, Inc. ("FTT") at
2 2868 Acton Road in Birmingham, Alabama.

3 3. AMI SHAFRIR and/or SARIT SHAFRIR either personally or by and through
4 their counsel have been improperly attempting to pass the delivery of miscellaneous
5 documents as service of process in various actions including the above-entitled action.
6 Previously they had attempted to effectuate service of process on me at various law offices in
7 Los Angeles, California and the attempted service was deemed defective by the United States
8 District Court for the Central District of California. A true and correct copy of the Court's
9 August 29, 2001 Order is attached hereto as Exhibit "A."
10

11 4. On or about October 26, 2001, I was attacked by SARIT SHAFRIR at my
12 offices in Birmingham, Alabama. At that time, SARIT SHAFRIR hurled a two-inch thick
13 stack of documents at my head, which knocked me to the floor and caused me to suffer
14 personal injuries. Attached hereto as Exhibit "B" is a true and correct copy of the documents
15 that were thrown at my head at that time. At no time, has SARIT SHAFRIR, AMI SHAFRIR
16 or any of their employees, agents, representatives or attorneys served me with process in the
17 above-entitled action.
18

19 5. I have since learned that AMI SHAFRIR and/or SARIT SHAFRIR personally
20 or by and through their counsel intend on filing a fraudulent Proof of Service, claiming that
21 service on me was accomplished at the time the documents attached hereto as Exhibit "B"
22 were thrown at me.
23


24 6. Plaintiff's counsel was put on notice of the above facts. Plaintiff's counsel has
25 acted unethically in the past, and is attempting to perpetrate a fraud on the court, in their
26 attempt to use a phony Proof of Service.
27
28

1 7. Your declarant respectfully requests that any Proof of Service filed in the
2 above-entitled Court attempting to confirm service on this declarant be quashed.

3 Your declarant further requests that the Court issue appropriate **sanctions**
4 against the responsible parties and/or attorneys for their blatant action to mislead the Court.
5

6
7 I declare under penalty of perjury under the laws of the State of California and the
8 United States of America that the foregoing is true and correct.

9 Executed in Birmingham, Alabama on November 26, 2001.

10
11 

12

DANIEL NICHERIE