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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION

aPRIORI TECHNOLOGIES, INC.,
a Delaware Corporation,

Plaintiff,

v.

CHARLES JEROME BROQUARD
and REID DOUGLAS FIELD,

Defendants.

CASE NO. 2:16-cv-09561-JAK-KS

**ORDER OF JUDGMENT AND
PERMANENT INJUNCTION AS TO
DEFENDANT CHARLES JEROME
BROQUARD**

JS-6 AS TO BROQUARD

Based on the Final Report and Recommendation of Judge Karen L.
Stevenson, which has been approved and adopted, the relief requested by aPriori
Technologies, Inc. (“Plaintiff”) against Charles Jerome Broquard (“Broquard”),

1 including the equitable relief set forth in this judgment, is proper and necessary.

2 Therefore, it is hereby ORDERED, ADJUDGED AND DECREED that:

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4 1. Judgment against Broquard is entered in Plaintiff's favor on the
5 defamation claim advanced in Count I of the First Amended Complaint;

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7 2. Judgment against Broquard is entered in Plaintiff's favor on the
8 intentional interference with prospective economic advantage claim advanced in
9 Count II of the First Amended Complaint;

10
11 3. Judgment against Broquard is entered in Plaintiff's favor on the
12 extortion claim advanced in Count III of the First Amended Complaint;

13
14 4. As provided in Federal Rule of Civil Procedure 65(d)(2), Broquard,
15 and those acting at his specific direction or under his specific control with respect to
16 actions that are enjoined by this judgment, and who have received actual notice of
17 this judgment by personal service, are permanently restrained and enjoined from:

- 18
19 a. Making any statement that refers to both aPriori or its officers, customers,
20 investors, or affiliates, and Mr. Frank Iacovelli with respect to his alleged
21 acts of child endangerment, child abuse or child molestation.
22
23 b. Making any statement that refers to both aPriori or its officers, customers,
24 investors, or affiliates, and child endangerment, child abuse, or child
25 molestation on the websites www.frankjosephiacovelli.com,
26 www.badbadfrank.com, or any similar website created or controlled by
27 Broquard.
28
29 c. E-mailing any customer of aPriori, or any entity or person that Broquard
30 knows, or has a reasonable basis to know, is a customer of aPriori, about
31 Mr. Iacovelli regarding child endangerment, child abuse or child
32 molestation.

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d. Protesting, picketing, or displaying any signs referring to Mr. Iacovelli as a participant in actions that constitute child endangerment, child abuse or child molestation within 500 feet of any office or business facility that Broquard knows, or has a reasonable basis to know, is a business location of an aPriori customer.

There being no just reason for delay, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, the Clerk is ordered to enter this judgment forthwith and without further notice.

IT IS SO ORDERED.

Dated: November 22, 2017



JOHN A. KRONSTADT
UNITED STATES DISTRICT JUDGE