1	Amy R. Lovegren-Tipton (SBN 258697)			
2	LAW OFFICE OF AMY R. LOVEGREN-TIPTON, APLC 5703 N. West Avenue, Suite 103			
3	Fresno, California 93711 Telephone: (559) 421-9137			
5	Facsimile: (559) 921-4333 Email: ATipton@TiptonLegal.com			
6	Attorney for Plaintiff, JOSE GADDIS, an indiv	vidual		
7	UNITED STATES	DISTRICT COURT		
8		EASTERN DISTRICT OF CALIFORNIA		
9) Case No.: 1:14-CV-01206MJS		
10	JOSE GADDIS, an individual,,) OPPOSITION TO LENDEN WEBB'S		
11	Plaintiff,) ELECTRONIC SERVICE NOTICE AND) ORDER THEREON		
12	V.			
13	DEFENDER SECURITY COMPANY, a			
14	Nevada corporation; and Does 1 through 25, inclusive,)		
15 16	Defendants.)		
17)		
18	TO THE COURT, AND ALL ATTORNEYS (E DECODD DI EASE TAVE NOTICE		
19	THAT:	JT RECORD, FLEASE TAKE NOTICE		
20		unsel of record for Plaintiff JOSE GADDIS in		
21	I, Amy R. Lovegren-Tipton, am the counsel of record for Plaintiff JOSE GADDIS in he above-captioned matter. On March 4, 2015, JOSE GADDIS'S <u>former</u> attorney Lenden F.			
22	Webb (SBN 258697) filed a Notice of Lien in t	his matter. On March 23, 2015, Attorney		
23	Webb, who is not a party in the matter, and wh	o no longer represents a party in the matter,		
24	petitioned this court to remain on the court's el	ectronic service list for this case, citing the		
25	existence of his lien as the reason to be include	d on the service list. (See Document 19,		
26	PROPOSED ORDER re Electronic Service N	otice by Jose Gaddis. (Webb, Lenden), filed on		
27				
28				
	THE	CTRONIC SERVICE NOTICE AND ORDER REON		

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March 23, 2015 at 10:01 am PDT. ["By virtue of this lien, I ask that the court continue to keep my email address ... on the electronic service list for this case."].)

Plaintiff JOSE GADDIS herein opposes his former attorney's request on the 3 grounds that, in California, the trial court in the underlying actions "has no jurisdiction to 4 determine the existence or validity of an attorney's lien on the judgment. [Citations]." 5 Carroll v. Interstate Brands Corp. (2002) 99 Cal.App.4th 1168, 1173 [121 Cal.Rptr.2d 532, 6 535]. Accordingly, since there is no established or validated lien on any recovery, then 7 Attorney Lenden Webb has "no right to intervene" in the case or otherwise make demands 8 on this court. Hendricks v. Superior Court In and For City and County of San Francisco 9 (1961) 197 Cal.App.2d 586, 589 [17 Cal.Rptr. 364]. 10

Should Lenden Webb want to stay informed of the status of the matter, he only need look on PACER.

Based on the foregoing legal authority, Plaintiff JOSE GADDIS respectfully requests that this court deny former attorney Lenden Webb's request to remain on the electronic service list.

Dated: March 24, 2015

LAW OFFICE OF AMY R. LOVEGREN-TIPTON, APLC

By: /s/ Amy R. Lovegren-Tipton AMY R. LOVEGREN-TIPTON Attorney for PLAINTIFF JOSE GADDIS

OPPOSITION TO LENDEN WEBB'S ELECTRONIC SERVICE NOTICE AND ORDER THEREON - 2 -

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2	ORDER	
3	Based on the foregoing, the Court ORDERS that Lenden Webb's petition to remain	
4	on the electronic service list for this case be DENIED.	
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6	IT IS SO ORDERED	
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8 9 10	Dated: March 25, 2015	
11	Troy L. Nunley United States District Judge	
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LAW OFFICE OF AMY R. LOVEGREN-TIPTON, APLC 5703 N. West Avenue, Suite 103 Fresno, California 93711