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 ESTATE OF REBECCA ZAHAU,
 9 ESTATE OF ROBERT ZAHAU,
 MARY ZAHAU-LOEHNER,
 10 and PARI Z. ZAHAU

11
 12 **UNITED STATES DISTRICT COURT**
 13 **SOUTHERN DISTRICT OF CALIFORNIA**

14 ESTATE OF REBECCA ZAHAU,)
 15 deceased, and ESTATE OF ROBERT) Case No. '13CV1624 W NLS
 ZAHAU, deceased, both represented by)
 16 MARY ZAHAU-LOEHNER, an)
 individual and PARI Z. ZAHAU, an)
 17 individual and successor in interests,)

18 Plaintiffs,)
 19 vs.) **COMPLAINT FOR**
) **(1) ASSAULT**
) **(2) BATTERY**
) **(3) NEGLIGENCE**
) **(4) WRONGFUL DEATH**
 20) **JURY TRIAL DEMANDED**

21 ADAM SHACKNAI, an individual;
 22 DINA SHACKNAI, an individual; and
 NINA ROMANO, an individual; and
 DOES 1 through 50, inclusive,
 23 Defendants.

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 26 ESTATE OF REBECCA ZAHAU, deceased, and ESTATE OF ROBERT
 27 ZAHAU, deceased, both represented by MARY ZAHAU-LOEHNER, an
 28 individual and PARI Z. ZAHAU, an individual and successor in interests to both

1 estates (hereinafter collectively referred to as "Plaintiffs"), complain of Defendants
2 ADAM SHACKNAI, an individual; DINA SHACKNAI, an individual; NINA
3 ROMANO, an individual; and DOES 1 through 50, inclusive, on information and
4 belief as follows:

5 **JURISDICTION**

6 1. This Court has jurisdiction over the subject matter of this case
7 pursuant to 28 U.S.C. 1332 based on the diversity of the parties and that the
8 amount in controversy exceeds \$10,000,000.

9 2. The acts and omissions complained of herein occurred in Coronado,
10 California and therefore the proper venue for this action is the Southern District of
11 California in San Diego, California.

12 **DEMAND FOR JURY TRIAL**

13 3. Plaintiffs demand a jury trial.

14 **IDENTIFICATION OF THE PARTIES**

15 4. Plaintiff, PARI Z. ZAHAU ("PARI") is the mother and only surviving
16 parent of REBECCA ZAHAU, deceased, and a successor in interest of her estate,
17 and thus brings this action on her own behalf and on behalf of the ESTATE OF
18 REBECCA ZAHAU. PARI is also the surviving spouse of ROBERT ZAHAU, the
19 father of REBECCA ZAHAU, who passed away on July 9, 2013. PARI is a
20 successor in interest of ROBERT ZAHAU, and thus also brings this action on
21 behalf of the ESTATE OF ROBERT ZAHAU. PARI is, and at all times herein
22 mentioned was, a resident of Buchanan County, State of Missouri.

23 5. Plaintiff, MARY ZAHAU-LOEHNER ("MARY") is the sister and
24 personal representative for REBECCA ZAHAU, deceased, and the daughter,
25 successor in interest and personal representative of ROBERT ZAHAU, deceased,
26 and is acting as the executor of the ESTATE OF REBECCA ZAHAU and the
27 ESTATE OF ROBERT ZAHAU. MARY is, and at all times herein mentioned was,
28 and a resident of Buchanan County, State of Missouri.

1 6. Plaintiff, ESTATE OF REBECCA ZAHAU, (“REBECCA” or
2 “DECEDENT”) will be represented by Plaintiffs MARY (personal representative)
3 and PARI (successor in interest). REBECCA died intestate without a surviving or
4 predeceased spouse or domestic partner, and had no issue. At the time of her death
5 on July 13, 2011, REBECCA was a citizen of the State of Arizona. Therefore, at the
6 time of her death, her mother PARI and now deceased father, ROBERT ZAHAU
7 were her only legal heirs pursuant to Arizona Revised Statutes, Section 14-2103.

8 7. Plaintiff, ESTATE OF ROBERT ZAHAU, (“ROBERT”) will be
9 represented by Plaintiffs MARY, as personal representative and successor in
10 interest, and PARI, as a successor in interest. ROBERT died intestate on July 9,
11 2013. At the time of his death and at all times herein mentioned herein, ROBERT
12 ZAHAU was a resident of Buchanan County, State of Missouri. Pursuant to
13 Revised Statutes of Missouri, Section 474.010, PARI, a surviving daughter, and
14 MARY, his surviving spouse, are ROBERT’s heirs and thus successors in interest to
15 his estate.

16 8. Defendant, ADAM SHACKNAI (“ADAM”) is, and at all times
17 mentioned in this Complaint was, a resident of Shelby County, State of Tennessee.

18 9. Defendant, DINA SHACKNAI (“DINA”) is, and at all times mentioned
19 in this Complaint was, a resident of Maricopa County, State of Arizona.

20 10. Defendant, NINA ROMANO (“NINA”) is, and at all times mentioned
21 in this Complaint was, a resident of San Joaquin County, State of California.

22 11. Plaintiffs do not presently know the true names and capacities of
23 Defendants sued herein as DOES 1 through 50, inclusive, and therefore sue these
24 Defendants by such fictitious names. Plaintiffs will amend this Complaint to allege
25 their true names and capacities when ascertained. Plaintiffs are informed and
26 believe that each of these Defendants acted individually or conspired and jointly
27 perpetrated the acts described herein with their co-defendants, and in doing the
28 things herein alleged, were acting within the scope of their authority or in

1 furtherance of a common scheme or design with the knowledge, permission, consent
2 or ratification of their co-defendants in doing the things herein alleged, and
3 therefore, are liable, jointly and severally, for all damages and other relief or
4 remedies sought by Plaintiffs in this action.

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6 **GENERAL ALLEGATIONS/ STATEMENT OF FACTS**

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8 12. On July 13, 2011, REBECCA ZAHAU was found dead, naked, bound
9 and gagged, with a rope noose around her neck. Her cause of death was
10 strangulation, which was caused by either manual strangulation before she was
11 hung, or from being hung with a rope noose around her neck from the second story
12 deck of the Coronado vacation home at which she was staying. The Coroner for the
13 County of San Diego determined that she died on that date.

14 13. Each of the Defendants named herein participated in some manner in the
15 planning, implementation, execution and subsequent concealment of the scheme to
16 murder REBECCA ZAHAU.

17 **DAMAGES**

18 14. As a proximate result of Defendants' acts and/or omissions, Plaintiffs
19 PARI and ROBERT ZAHAU (through his estate) were, and PARI still is, mentally
20 and emotionally injured and otherwise damaged by DEFENDANTS' wrongful
21 conduct, including but not limited to their loss of familial relations and
22 REBECCA's society, comfort, protection, companionship, love, affection, solace
23 and moral support. Further, PARI and ROBERT ZAHAU were dependent on
24 REBECCA for financial support and are thus entitled to pecuniary damages, which
25 reflect the financial benefits they were receiving from REBECCA at the time of her
26 death and reasonably expected in the future. Plaintiffs are also entitled to the
27 reasonable value of funeral and burial expenses.

28 15. As a proximate result of Defendants' acts and/or omissions, REBECCA
ZAHAU suffered damage to and loss of property, according to proof.

1 16. In committing the acts and omissions complained of herein, all
2 individual Defendants acted with malice, oppression and deliberate and reckless
3 disregard for REBECCA’s personal safety and well-being, and the rights of Plaintiff
4 PARI and ROBERT to familial relations with, and support from, REBECCA.
5 Plaintiffs are thus entitled to an award of punitive damages against each of them.
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8 **FIRST CAUSE OF ACTION**
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10 (Survival Action - Assault, C.C.P. 377.30)
11 (By ESTATE OF REBECCA ZAHAU)
12

13 17. Plaintiffs re-allege and incorporate by reference herein paragraphs 1
14 through 16 of this Complaint.

15 18. On or about July 13, 2011, after the foregoing cause of action arose in
16 her favor, REBECCA, who would have been the Plaintiff in this action if she had
17 lived, died as the legal result of the Defendants’ intentional acts.

18 19. On or about July 13, 2011, Defendants intentionally, willfully,
19 wantonly and maliciously threatened to cause immediate physical harm to
20 REBECCA by threatening to stalk, attack, choke, gag, bound, and hang her at the
21 Premises.

22 20. Through the acts stated above, it reasonably appeared to REBECCA,
23 prior to her death, that Defendants were about to carry out their threat.

24 21. At no time during the events described in the preceding paragraphs
25 above, nor at any time prior thereto, did REBECCA consent to any of the
26 Defendants’ conduct, which resulted in her death.

27 22. As a result of Defendants’ intentional, reckless, wanton and unlawful
28 conduct, REBECCA sustained severe and serious injury to her person which
subsequently caused her death.

 23. The aforementioned actions of Defendants, and each of them, were
willful and wanton in that Defendants demonstrated a conscious and deliberate

1 disregard of human life and dignity, rights, safety and interests of the DECEDENT
2 by stalking, attacking, choking, gagging, bounding and hanging her at the Premises
3 with the full knowledge that she would die as a result of said acts.

4 24. On or about July 13, 2011, and immediately prior to REBECCA's
5 death, personal property of REBECCA was destroyed as a legal result of
6 Defendants' assault. The amount of said property is unknown at present. Plaintiffs
7 will amend this Complaint according to proof when said amount becomes known.

8 25. In doing the acts herein alleged, Defendants, and each of them, acted
9 with oppression, fraud and malice, and Plaintiffs are entitled to punitive and
10 exemplary damages in an amount to be proven at the time of trial.

11 **SECOND CAUSE OF ACTION**
12 (Survival Action - Battery, C.C.P. 377.30)
13 (By ESTATE OF REBECCA ZAHAU)

14 26. Plaintiffs re-allege and incorporate by reference herein paragraphs 1
15 through 25 of this Complaint.

16 27. On or about July 13, 2011, Defendants planned and prepared to batter
17 and murder REBECCA and did thereafter brutally, and with malice aforethought,
18 stalk, attack, choke, bound and hang REBECCA at the Premises.

19 28. REBECCA did not consent to the intentional acts perpetrated by
20 Defendants.

21 29. The intentional acts perpetrated by Defendants were the sole cause of
22 REBECCA's death.

23 30. The attack was perpetrated by Defendants with the full knowledge that
24 the battery upon REBECCA's body would lead to her death. Each of the acts
25 alleged herein were done with a wanton, reckless disregard for the rights of the
26 DECEDENT and with the full knowledge that she would die as a result of said acts.

27 31. On or about July 13, 2011, and immediately prior to REBECCA's
28 death, personal property of REBECCA was destroyed as a legal result of
Defendants' battery. The amount of said property is unknown at present. Plaintiffs

1 will amend this Complaint according to proof when said amount becomes known.

2 32. In doing the acts herein alleged, Defendants, and each of them, acted
3 with oppression, fraud and malice, and Plaintiffs are entitled to punitive and
4 exemplary damages in an amount to be proven at the time of trial.

5 **THIRD CAUSE OF ACTION**
6 (Survival Action - Negligence, C.C.P. 377.30)
7 (By ESTATE OF REBECCA ZAHAU)

8 33. Plaintiffs re-allege and incorporate by reference herein paragraphs 1
9 though 32 of this Complaint, except those relating to punitive damages and reckless
10 or intentional conduct.

11 34. To the extent that any individual Defendant did not directly participate
12 in the acts causing REBECCA's death, their knowledge of and/or participation in
13 the scheme to cause harm to REBECCA created a duty to warn REBECCA or take
14 reasonable efforts to prevent the other Defendants from executing the plan, which
15 they failed to do.

16 35. Defendants, and each of them, breached their duty by failing to warn
17 REBECCA of the Defendants' scheme and/or by failing to prevent the other
18 Defendants from carrying out the murder.

19 36. Defendants, and each of them, proximately caused the death of
20 REBECCA as a result of their negligent conduct and/or negligent failure to act as
21 set-forth herein.

22 37. The damages alleged herein are the proximate result of Defendants'
23 negligent actions.

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1 **FOURTH CAUSE OF ACTION**

2 (Wrongful Death)

3 (By Plaintiffs PARI ZAHAU and ESTATE OF ROBERT ZAHAU)

4 38. Plaintiffs re-allege and incorporate by reference herein paragraphs 1
5 though 37 of this Complaint.

6 39. By the performing the acts set forth above, Defendants, and each of
7 them, wrongfully and proximately caused the death of REBECCA.

8 40. As a proximate result of said Defendants' wrongful conduct, and the
9 death of REBECCA, Plaintiffs have sustained pecuniary loss resulting from the loss
10 of comfort, society, attention, services and support of REBECCA, in an amount
11 according to proof. Plaintiffs were financially dependant on REBECCA and thus
12 were also damaged by the loss of financial support they were receiving from
13 REBECCA at the time of her death and reasonably expected to receive in the future.

14 41. As a further actual and proximate result of said Defendants'
15 negligence, Plaintiffs incurred funeral and burial expenses in and amount according
16 to proof at trial.

17 42. Pursuant to C.C.P. Sections 377.60 and 377.61, Plaintiffs have brought
18 this action, and claim damages from said Defendants for the wrongful death of
19 REBECCA, and the resulting injuries.

20 **PRAYER FOR RELIEF**

21 WHEREFORE, Plaintiffs pray for judgment against Defendants, and each for
22 them, as follows:

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- 24 1. For compensatory damages according to proof;
 - 25 2. For special damages according to proof;
 - 26 3. For reimbursement of funeral expenses and costs of burial;
 - 27 4. For pecuniary damages according to proof;
 - 28 5. For personal property according to proof;
 6. For interest on all sums awarded, according to proof;

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- 7. For punitive and exemplary damages, according to proof;
- 8. For costs of suit incurred herein;
- 9. All other relief to which Plaintiffs may be entitled under law.

Dated: July 12, 2013

GREER & ASSOCIATES, A.P.C.

By 
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GASTON & GASTON, A.P.L.C.

By 
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