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1	MICHAEL A. FARBSTEIN (SB#107030) MAGGIE W. TRINH (SB #279604) FARBSTEIN & BLACKMAN	FILED/ENDORSED	
2	FARBSTEIN & BLACKMAN A Professional Corporation	DEC 1 1 2013	
3	411 Borel Avenue, Suite 425 San Mateo, California 94402-3518		
4	Telephone: (650) 554-6200	By:	
5	Facsimile: (650) 554-6240	/	
6	Attorneys for Cross-Defendants MARTHA STEFENONI and SHIRLEY BAKER		
7			
8	SUPERIOR COU	RT OF CALIFORNIA	
9	SACRAMENTO COUNTY		
10			
11	THE NATIONAL GRANGE OF THE) CASE NO. 34-2012-00130439	
12	ORDER OF PATRONS OF HUSBANDRY, a Washington, D.C.,		
13	nonprofit corporation,	 NOTICE OF ENTRY OF ORDER ON CROSS-DEFENDANTS MARTHA STEEPNONLAND SYMPLEY PARENCE 	
14 15	Plaintiff,	STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE	
15	vs. THE CALIFORNIA STATE GRANGE,	RESERVATION NO.: 1877422	
·	a California nonprofit corporation, and ROBERT McFÁRLAND, JOHN	DATE: November 6, 2013	
17	LUVAAS, GERALD CHERNOFF and DAMIAN PARR,	 TIME: 2:00 p.m. DEPT.: 53 JUDGE: Hon. David Brown 	
10	Defendants.		
20		Complaint Filed: October 1, 2012	
21	and related Cross-Actions.	Trial Date: Not yet	
22			
23		by Fax	
24			
25			
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28		1	
		NOTICE OF ENTRY OF ORDER ON CROSS DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE	

1	PLEASE TAKE NOTICE that the Order Granting in Part and Denying in Part		
2	Cross-Defendants Martha Stefenoni and Shirley Baker's Special Motion to Strike, a copy		
3	of which is attached hereto as Exhibit A, was entered on December 2, 2013.		
4	· · · · · · · · · · · · · · · · · · ·		
5			
6	DATED: December 10, 2013 FARBSTEIN & BLACKMAN		
7	A Professional Corporation		
8	E Maph 2		
9	By Michael A. Farbstein Maggie W. Trinh		
10	Attorneys for Cross-Defendants MARTHA STEFENONI and		
11	SHIRLEY BAKER		
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28	2 NOTICE OF ENTRY OF ORDER ON CROSS- DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE		

EXHIBIT A

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		DEPARTMENT 53	
1 2 3 4 5 6 7	MICHAEL A. FARBSTEIN (SB#107030) MAGGIE W. TRINH (SB #279604) FARBSTEIN & BLACKMAN A Professional Corporation 411 Borel Avenue, Suite 425 San Mateo, California 94402-3518 Telephone: (650) 554-6200 Facsimile: (650) 554-6240 Attorneys for Defendant MARTHA STEFENONI and SHIRLEY BA	13 DEC -2 AM 10: 41 SACRAPINTO C. 0875 (01.97. #53)	
8 9 10	SACRAMENTO COUNTY		
11 12 13 14 15 16 17 18 19 20 21	THE NATIONAL GRANGE OF THE ORDER OF PATRONS OF HUSBANDRY, a Washington, D.C., nonprofit corporation, Plaintiff, vs. THE CALIFORNIA STATE GRANGE, a California nonprofit corporation, and ROBERT McFARLAND, JOHN LUVAAS, GERALD CHERNOFF and DAMIAN PARR, Defendants.	CASE NO. 34-2012-00130439 FROPOSED: ORDER GRANTING IN PART AND DENYING IN PART CROSS-DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE RESERVATION NO.: 1877422 DATE: November 6, 2013 TIME: 2:00 p.m. DEPT.: 53 JUDGE: Hon. David Brown Complaint Filed: October 1, 2012 Trial Date: Not yet	
22 23 24 25 26 27 28	Having taken the matter under submission on 11/06/2013, the Court now rules as follows: Cross-defendants Martha Stefenoni and Shirley Baker's Special Motion to Strike the First Amended Cross-complaint of Robert McFarland is GRANTED in part and DENIED (250 EIVED) 1 (1) (1) (1) (1) (1) (1) (1) (1) (1)		

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1 in part under Code Civ. Proc. § 425.16.

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3	Cross-defendants Martha Stefonia and Shirley Baker's Special Motion to Strike the		
4	First Amended Cross-complaint of Robert McFarland is GRANTED in part and DENIED		
5	in part. C.C.P., sec. 425.16. The notice of motion does not provide notice of the Court's		
6	tentative ruling system as required by with C.R.C., Rule 3.1308 and Local Rule 1.06(D).		
7	Local Rules for the Sacramento Superior Court are available on the Court's website at		
8	< <u>http://www.saccourt.ca.gov/local-rules/local-rules.aspx>.</u> Counsel for		
<u>9</u>	moving party is ordered to notify opposing party immediately of the tentative ruling system		
10	and to be available at the hearing, in person or by telephone, in the event opposing party		
11	appears without following the procedures set forth in Local Rule 1.06(B).		
12			
13	First Amended Cross-Complaint	!	
14	Defendant/Cross-Complainant Robert McFarland's cross-complaint was filed Nov.		
15	15, 2012, against Cross-defendants The National Grange of the Order of Patrons of		
16	Husbandry ("National Grange"), Edward L. Luttrell and Martha Stefenoni.		
17	The First Amended Cross-complaint ("FACC"), filed May 13, 2013, added Shirley Baker as	i	
18	a cross-defendant and alleges six causes of action: the 1st for defamation, the 2nd for public		
19	disclosure of private facts, the 3rd for intrusion, the 4th for intentional interference with		
20	contractual relations, the 5th for intentional interference with prospective business		
21	relations and the 6th for infliction of emotional distress.		
22	·		
23	Facts Alleged in the FACC		
24	The allegations of the cross-complaint were: (1) that Stefenoni contacted Luttrell		
25	and falsely accused defendantMcFarland of wrongfully processing applications for new		
26	chapter Granges and attempting to seat		
27	2		
28	(PROPOSED) ORDER GRANTING IN PART		

[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE

1	unqualified delegates to the California Grange's annual convention; (2) that Stefenoni and			
2	Baker issued and published to Luttrell, the National Grange, and the California Grange			
3	executive committee and members, an unauthorized minority report of the executive			
. 4	committee's investigation of the actions of McFarland, as ordered by Luttrell; (3) that			
5	Stefenoni (serving as Acting Master of the California Grange during McFarland's			
6	suspension) began manufacturing further charges against McFarland, and obtained			
7	and provided Luttrell information concerning a 2009 real property legal dispute between			
8	the California Grange and the Vista Grange; (4) that Baker published Luttrell's letter of			
9	February 7, 2012, which allegedly was a confidential evaluation of McFarland's			
10	employment; (5) that the cross-defendants published false facts, allegations, and charges.			
11	Baker is named as a cross-defendant in all causes of action.			
12	· ·			
13	Stefenoni is named as a cross-defendant in the First, Fourth, Fifth and Sixth Causes			
14	of Action. Baker is named in all causes of action.			
15				
16	Special Motion to Strike			
17	The individual cross-defendants Martha Stefenoni (Vice President and member of			
18	the Executive Committee of the California State Grange) and Shirley Baker (a member of			
19	the Executive Committee of the State Grange) move to strike all causes of action alleged			
20	against them.			
21				
22	Anti-SLAPP Procedure			
23	The court's task in ruling on an anti-SLAPP motion to strike is as follows. Section			
24	425.16, subdivision (b)(1) requires the court to engage in a two-step process. First, the court			
25	decides whether the defendant has made a threshold showing that the challenged cause of			
26	action is one arising from protected activity. The moving defendant's burden is to			
27	3			
28	[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS- DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE			

STRIKE

demonstrate that the act or acts of which the plaintiff complains were taken "in furtherance 1 2 of the [defendant]'s right of petition or free speech under the United States or California 3 Constitution in connection with a public issue," as defined in the statute. (§ 425.16; subd. 4 (b)(1).) If the court finds such a showing has been made; it then determines whether the 5 plaintiff has demonstrated a probability of prevailing on the claim. Under section 425.16, subdivision (b) (2), the trial court in making these determinations considers "the pleadings, 6 7 and supporting and opposing affidavits stating the facts upon which the liability or defense 8 is based." Equilon Enterprises v. Consumer Cause, Inc. (2002) 29 Cal. 4th 53, 67.

Code Civ. Proc. § 425.16 (e) provides: "As used in this section, 'act in furtherance of
a person's right of petition or free speech under the United States or California
Constitution in connection with a public issue' includes: ... (3) any written or oral
statement or writing made in a place open to the public or a public forum in connection
with an issue of public interest, or (4) any other conduct in furtherance of the
exercise of the constitutional right of petition or the constitutional right of free speech in
connection with a public issue or an issue of public interest."

In a recent court of appeal decision, *Chov. Chang* (2013) 219 Cal. App. 4th 521, 523,
the appellate court held that where the causes of action in the cross-complaint combine
allegations of conduct that is protected by the anti-SLAPP statute with conduct that is not,
the trial court may strike the allegations in the cross-complaint attacking the protected
activity while allowing the unprotected theories to remain. ["Striking the entire cause of
action would plainly be inconsistent with the purposes of the statute.

Striking the claims that invoke protected activity but allowing those alleging nonprotected
activity to remain would defeat none of them. Doing so also is consonant with the historic
effect of a motion to strike: "to reach certain kinds of defects in a pleading that are not
subject to demurrer." (See 5 Witkin, Cal. Procedure (5th ed. 2008) Pleading, § 1008, p.

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[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS-DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE 2

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Right of Petition or Free Speech In Connection With a Public Issue

Moving parties assert that their conduct and Constitutional right of free speech were
in connection with a public issue, as they characterize the governance of the California
Grange as "a quasi-governmental entity paralleling in almost every case the powers, duties
and responsibilities of a municipal government", citing *Damon v. Ocean Hills Journalism Club* (2000) 85 Cal.App.4th 468 [allegedly defamatory statements about a homeowners'
association manager were subject to the anti-SLAPP statute]

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The relevant factual allegations include: On or about October 5, 2011, Stefenoni
 contacted Luttrell and the National Grange and falsely accused McFarland of wrongfully
 processing applications for several new California sub-chapter Granges and attempting to
 seat unqualified delegates for the State Grange's annual convention. (FACC, para. 11)

Luttrell tasked the Executive Committee to investigate the discrepancies in the dates
of charter applications, the seating of alternate and affiliate delegates at the California
State Grange's Annual Convention, and accusations of harassment and bullying in the
California State Grange office by McFarland. (FACC, para. 13.)

20

After the State Grange Executive Committee investigated the accusations made by
Stefenoni and issued its exoneration of McFarland, Stefenoni and Baker drafted an
unauthorized "minority report" disputing the findings and conclusions of the majority and
stating that in fact McFarland had acted improperly and should be removed from office.
Stefenoni and Baker sent their minority report to Luttrell at the National Grange and then
republished it to the State Grange. (FACC, para. 14-16.)

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27 28

[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS. DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE

The Court finds that the governance of the State Grange constitutes a matter of 1 public interest to the members of both the State and National Granges. The Courts are 2 3 required to construe the phrase "public issue or issue of public interest" broadly. West's Ann.Cal.C.C.P. § 425.16(e)(4). Hilton v. Hallmark Cards, 599 F.3d 894 (9th Cir. 2010); 4 Bailey v. Brewer (2011) 197 Cal. App. 4th 781. Here, the criticism of McFarland by 5 6 Stefenoni and Baker regarding his acceptance of new State Grange subchapters with 7 altered dates and improperly seating alternate delegates without proper credentials at the 8 State Convention constitutes protected conduct in connection with a public issue.

However, the statements by Stefenoni and Baker about some of McFarland's
conduct as an employee, specifically that McFarland engaged in conduct within the office
which amounted to harassment, bullying, and the intimidation of employees had nothing to
do with legislation or general public policy. (McFarland Decl., paras. 4, 14; Luvaas Decl.,
para. 2; Exh. A.)

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Therefore, the Court does not conclude that the statements that McFarland was a
"bully" in the workplace constitutes protected conduct regarding a matter of public interest.
(FACC, paras. 12, 15, 23, 27, 30.)

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As each of the six causes of action incorporates by reference the unprotected
statements that McFarland was a bully in the workplace, none of the causes of action is
alleges only protected activity.

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24 Probability of Prevailing on the Claim

As each of the causes of action allege both protected and unprotected activity, the
 Court cannot determine that the Cross-complainant McFarland has demonstrated a

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[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE

1 2	probability of prevailing on the entirety of each addressed cause of action.		
3	The guiding principle in applying the anti-SLAPP statute to a mixed cause of action		
4	case is that a plaintiff cannot frustrate the purposes of the SLAPP statute through a		
5	pleading tactic of combining allegations of protected and nonprotected activity under the		
6	label of one cause of action. Cho v. Chang, supra, 219 Cal. App. 4th at 527.		
7			
8	Following the appellate court's decision in Chov. Chang (2013) 219 Cal. App. 4th		
9	521, as it must, this Court strikes the allegations in each of the causes of action of the		
10			
11	(harassment, bullying, and the intimidation of employees) to remain.		
12			
13	Under section 425.16, none of the causes of action is subject to being stricken in its		
14	entirety.		
15			
16	Again following the appellate court in Cho v. Chang, supra, at 525, the court denies		
17	an award of attorney fees, reasoning the moving parties' partially successful motion		
18	"produced nothing of consequence."		
19	· · · · · · · · · · · · · · · · · · ·		
20	Cross-defendants shall file their Answers to the FACC, not later than Tuesday, Nov.		
21	27, 2013.		
22	Δ Δ		
23	DEC - 2 2013		
24	DATED: Honorable DAVID BROWN, Department 53		
25	Judge, Sacramento Superior Court		
26			
27	7		
28	[PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART CROSS- DEFENDANTS MARTHA STEFENONI AND		

,

SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE

1	PROOF OF SERVICE		
2 3	The National Grange of the Order of Patrons of Husbandry		
4		The California State Gra	nge, et al. and related Cross-Actions
5	Sacramento Superior Court Case No. 34-2012-00130439		
6	I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. I am employed in the office of a member of the bar of this court at whose direction the service was made. My business address is 411 Borel Avenue, Suite 425, San		
7	Mateo, Calif	iornia 94402-3518. On Dece	ember 10, 2013, I served the following document(s):
8	NOTICE OF ENTRY OF ORDER ON CROSS-DEFENDANTS MARTHA STEFENONI AND SHIRLEY BAKER'S SPECIAL MOTION TO STRIKE		
9 10	on the following person(s) by the method(s) indicated below:		
11	Thomas L.	Jensen, Esq. Riordan, Esq.	Attorneys for Plaintiffs and Cross-Defendants The National Grange of the Order of Patrons
12	PORTER 350 Univers	sity Avenue, Suite 200	of Husbandry and Edward L. Luttrell Telephone: 916-929-1481
13	Sacramento, California 95825 Facsimile: 916-927-3706		
14	Robert D. Swanson, Esq.Attorneys for Defendants and Cross-ComplainantDaniel S. Stouder, Esq.The California State Grange, John Luvaas,		Attorneys for Defendants and Cross-Complainant The California State Grange, John Luvaas,
15	Damer S. Stolder, Esq.The California State Grange, John Luvads,BOUTIN JONES INC.Gerald Chernoff and Damian Parr555 Capitol Mall, Suite 1500Telephone: 916-321-4444		
16	Sacramento, California 95814-4603 Facsimile: 916-441-7597		
17 18	Mark E. Ell William A	lis, Esq. Lancavia, Esa	Attorneys for Defendant and Cross-Complainant Robert McFarland
10 19	William A. Lapcevic, Esq.Robert McFarlandELLIS LAW GROUP, LLPTelephone: 916-283-8820740 Lucrosoft016-283-8820		Telephone: 916-283-8820
20	740 University Avenue, Suite 100Facsimile:916-283-8821Sacramento, California 95825		Facshinic. 910-203-0021
20		·····	
21	[] by transmitting via facsimile on this date from fax number (650) 554-6240 the document(s) listed above to the fax number(s) set forth herein. The transmission was completed before 5:00 p.m. and was reported complete and without error.		
23	[X] by pla	acing the document(s) listed	above in a sealed envelope(s) with postage thereon
24	as set	t forth herein. I am readily	nited States mail at San Mateo, California addressed familiar with the firm's practice of collection and
25	the U	J.S. Postal Service on that sa	illing. Under that practice it would be deposited with ame day, with postage thereon fully prepaid in the
26		ary course of business.	· · · · · · · · · · · · · · · · · · ·
27	[] by placing the document(s) listed above in a sealed envelope(s) and by causing personal delivery of the envelope(s) to the person(s) at the address(es) set forth herein. Signed proof of service by the process server or delivery service is attached to this proof of service.		
28			

[] by personally delivering the document(s) listed above to the person(s) at the address(es) set forth herein.
[] by placing the document(s) listed above in a sealed envelope(s) and consigning it to an express mail service for guaranteed delivery on the next business day following the date of consignment to the address(es) set forth herein.
I declare under penalty of perjury under the laws of the United States and the State of California that the above is true and correct. Executed at San Mateo, California, on
December 10, 2013.
Esther H. Chetcuti
PROOF OF SERVICE

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