

Exhibit 7

From: [Ronald Richards](#)
To: [Todd Gregorian](#); [Morani Stelmach](#)
Cc: [Michael Sherman](#); [Viviana Boero Hedrick](#); [Lamken, Jeffrey](#); [Jeffrey Gersh](#)
Subject: RE: PERSONALWEB TECHNOLOGIES INC.
Date: Tuesday, April 27, 2021 3:25:15 PM

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Mr. Gregorian,

I am following federal law. See Rule 69.

There are serious consequences under California law for falsely obtaining enforcement without compliance with service. I will not reiterate them here to avoid an uncivil email but you should review them carefully before you try and seek remedial efforts while ignoring Rule 69 and CCP 708.170(2)(b).

As I have repeatedly said, we will respond to all lawfully served post judgment discovery orders.

I believe you have an obligation to alert a busy federal judge of nuanced California procedure which is typically handled by the mag court.

Submitting ex parte applications representing they are unopposed or impliedly unopposed to obtain orders that could be abused or improperly used creates issues.

I would like to avoid them so if you are not going to follow Rule 69 set forth below applying CCP 708 et. seq, please tell me and I will know what to do.

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Sincerely,

Ronald Richards, Esq.
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Rule 69. Execution

Primary tabs

(a) IN GENERAL.

(1) *Money Judgment; Applicable Procedure.* A money judgment is enforced by a writ of execution, unless the court directs otherwise. The procedure on execution—and in proceedings supplementary to and in aid of judgment or execution—must accord with the procedure of the state where the court is located, but a federal statute governs to the extent it applies.

(2) *Obtaining Discovery.* In aid of the judgment or execution, the judgment creditor or a successor in interest whose interest appears of record may obtain discovery from any person—including the judgment debtor—as provided in these rules or by the procedure of the state where the court is located.

From: Todd Gregorian <TGregorian@fenwick.com>

Sent: Tuesday, April 27, 2021 2:58 PM

To: Ronald Richards <ron@ronaldrichards.com>; Morani Stelmach <morani@ronaldrichards.com>

Cc: Michael Sherman <masherman@stubbsalderton.com>; Viviana Boero Hedrick <vhedrick@stubbsalderton.com>;

Lamken, Jeffrey <jlamken@mololamken.com>; Jeffrey Gersh <jgersh@stubbsalderton.com>

Subject: RE: PERSONALWEB TECHNOLOGIES INC.

Mr. Richards,

The Court has now entered the order to appear, setting the debtor's examination for May 25. I do understand that the California Code of Civil Procedure has separate service requirements for creating a judgment lien on personal property. But we are in federal court, and both the order to appear and the order directing PersonalWeb to produce documents were properly served on PersonalWeb through ECF. I have now served them on you separately via email as PersonalWeb's chosen counsel for this matter.

Please let me know whether PersonalWeb intends to comply, or if instead it plans to maintain its objection that the Court's orders are ineffective absent additional service.

Todd Gregorian

Fenwick | Partner | 415-875-2402 | tgregorian@fenwick.com

From: Jeffrey Gersh <jgersh@stubbsalderton.com>

Sent: Tuesday, April 27, 2021 2:33 PM

To: Ronald Richards <ron@ronaldrichards.com>; Todd Gregorian <TGregorian@fenwick.com>; Morani Stelmach

<morani@ronaldrichards.com>

Cc: Michael Sherman <masherman@stubbsalderton.com>; Viviana Boero Hedrick <vhedrick@stubbsalderton.com>; Lamken, Jeffrey <jlamken@mololamken.com>

Subject: RE: PERSONALWEB TECHONLOGIES INC.

**** EXTERNAL EMAIL ****

I understand.

Thank you.

JG

Jeffrey F. Gersh

Partner, Stubbs Alderton & Markiles, LLP

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From: Ronald Richards <ron@ronaldrichards.com>

Sent: Tuesday, April 27, 2021 2:18 PM

To: Jeffrey Gersh <jgersh@stubbsalderton.com>; Todd Gregorian <TGregorian@fenwick.com>; Morani Stelmach <morani@ronaldrichards.com>

Cc: Michael Sherman <masherman@stubbsalderton.com>; Viviana Boero Hedrick <vhedrick@stubbsalderton.com>; Lamken, Jeffrey <jlamken@mololamken.com>

Subject: RE: PERSONALWEB TECHONLOGIES INC.

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Mr. Gersh,

You are not authorized to do anything post judgment. The case is on appeal. There is no jurisdiction with this Court pending the appeal except for collateral post judgment matters per Code.

If Mr. Gregorian, who I do not know personally but feels free to call me by my first name and the wrong one at that, does not serve my office, please forward any documents.

Your office is only engaged for the appeal. Please confirm receipt and acknowledgment of the above.

Sincerely,

Ronald Richards, Esq.

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THINK GREEN. PLEASE CONSIDER THE ENVIRONMENT BEFORE YOU PRINT THIS MESSAGE. THANK YOU.

From: Jeffrey Gersh <jgersh@stubbsalderton.com>
Sent: Tuesday, April 27, 2021 2:16 PM
To: Todd Gregorian <TGregorian@fenwick.com>; Ronald Richards <ron@ronaldrichards.com>; Morani Stelmach <morani@ronaldrichards.com>
Cc: Michael Sherman <masherman@stubbsalderton.com>; Viviana Boero Hedrick <vhedrick@stubbsalderton.com>; Lamken, Jeffrey <jlamken@mololamken.com>
Subject: RE: PERSONALWEB TECHONLOGIES INC.

Todd

As I told you before and I will tell you again, we are not counsel for Personal Web in any of the post judgment collection proceedings, only the appeals. Nothing has changed. We have never agreed to accept service for the client, verbally or otherwise.

JG

Jeffrey F. Gersh
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