

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
Second Appellate District, Division One

ALKIVIADES DAVID, et al.,
Defendants and Appellants,

v.

JANE DOE,
Plaintiff and Respondent.

Case Nos.: B341119 (consolidated with B345361)
Trial Court No.: 20STCV37498

APPELLANT'S NOTICE OF FURTHER SUPPLEMENTAL MATTERS AND PROCEDURAL DEVELOPMENTS

I. INTRODUCTION

This Notice advises the Court of Respondent's default and related procedural posture. It does not seek to augment the record or request substantive relief.

II. RESPONDENT DEFAULT

Respondent has failed to file a brief following the Court's March 17, 2026 default notice. The matter is positioned for decision under rule 8.220(a)(2).

III. PARALLEL PROCEEDINGS

Related proceedings are ongoing in Antigua and England involving overlapping parties and subject matter.

IV. PROCEDURAL CONTEXT

Appellant is self-represented and has a documented disability reflected in the record.

V. CONCLUSION

The matter is ready for submission based on the current record.

Dated: March 28, 2026

/s/ Alkiviades David
Appellant

SUPPLEMENTAL ARGUMENT – ADA VIOLATIONS

I. DISABILITY

Appellant suffers from documented traumatic brain injury affecting cognition and behavior.

II. NOTICE

The trial court had actual notice through medical evidence and counsel statements.

III. FAILURE TO ACCOMMODATE

No accommodation inquiry or procedural adjustment was made.

IV. MISCHARACTERIZATION

Symptoms were treated as misconduct rather than disability.

V. PREJUDICE

Failure to accommodate impaired Appellant's participation.

VI. REVERSIBLE ERROR

This constitutes structural or reversible error.

VII. RELIEF

Reversal or remand is required.

Dated: March 28, 2026

/s/ Alkiviades David