DIAS HALL INC. A Professional Corporation 1141 W. SHAW AVENUE, SUITE 101 FRESNO, CA 93711	1 2 3 4 5 6 7 8 9	COUNTY	E-FILED 10/11/2022 3:23 PM Superior Court of California County of Fresno By: Marta Sanchez, Deputy HE STATE OF CALIFORNIA OF FRESNO	
	10	JANE ROE 26,	)	Case No. 22CECG02580
	11 12	Plaintiffs,	)	DOE AMENDMENT (CCP §474)
	12 13 14 15 16 17 18 19 20 21 22 23 24	v. RIVERDALE ASSEMBLY OF GOD. d.b.a. RIVERDALE CHRISTIAN ACADEMY, INC., a California non-profit religious corporation; THE GENERAL COUNCIL OF THE ASSEMBLIES OF GOD, a foreign non-profit religious corporation; THE SOUTHERN CALIFORNIA DISTRICT COUNCIL OF THE ASSEMBLIES OF GOD, a California non-profit religious corporation; AUSTIN WHITED, an individual: TERRY GOAD, JR., an individual; JALEN DAVIS, an individual; and JED DAVIS, an individual and DOES 18 through 100, inclusive, Defendants,		
	25	PLAINTIFF, JANE ROE 26 ("PLAINTIFF	" OR	"ROE 26"), HEREBY ALLEGES:
	26	Upon filing the Complaint and Amended Complaint herein, PLAINTIFF being ignorant of the true name of Defendants and having designated said Defendants in the Amended Complaint's Fifth Cause of Action for Intentional Infliction of Emotional Distress by a fictitious		
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name, to wit:

**CHARLES SPENCER, SR.** DOE 19 and having discovered the true name of said Defendant DOE 19 to be: WILMA SPENCER. PLAINTIFF ROE 26 hereby amends her Amended Complaint by inserting such true names in the place and stead of such fictitious names as they appear in the Fifth Cause of Action for Intentional Infliction of Emotional Distress in said Amended Complaint. DIAS HALL INC. Dated: October 11, 2022 A Professional Corporation By: STEVEN S. DIAS, Attorney for Plaintiff, JANE ROE 26

**DOE 18** and having discovered the true name of said Defendant **DOE 18** to be: