IN THE COURT OF APPEALS FIRST JUDICIAL DISTRICT OF TEXAS

Blogger Inc. and Mark Burke,) APPELLANTS SUPPLEMENTAL NOTICE
) REGARDING EXTRAJUDICIAL
Appellants,) SUPPRESSION EFFORTS LINKED TO
) CONSTITUTIONAL CHALLENGE
VS.)
) CASE No. 01-25-00401-CV
Andrew P. Lehman,)
)
Appellee.)
)
)
)

APPELLANTS SUPPLEMENTAL NOTICE REGARDING EXTRAJUDICIAL SUPPRESSION EFFORTS LINKED TO CONSTITUTIONAL CHALLENGE

Appellants Subject: Supplemental Notice Pursuant to Tex. Gov't Code § 402.010 – Appellee's Retaliatory DMCA Takedown

To: const_claims@texasattorneygeneral.gov

From: Mark Burke, individually and for Blogger Inc.

Date: June 21, 2025

Re: Blogger Inc. et al. v. Lehman, No. 01-25-00401-CV – Notice of Extrajudicial Suppression Effort Linked to Constitutional Challenge

Dear Office of the Attorney General,

This correspondence supplements the constitutional challenge previously certified under Tex. Gov't Code § 402.010 and filed in the above-referenced appeal. Appellants respectfully notify your office of a recent development that raises further constitutional and due process concerns

On June 18, 2025—shortly after Appellants submitted sealed court filings and sworn declarations detailing procedural irregularities—Appellee Andrew P. Lehman submitted a DMCA takedown notice to the platform X (formerly Twitter), resulting in the removal of four @lawsinusa posts containing public records and commentary directly tied to this appeal. This takedown, coupled with prior interventions by Appellants—including constitutional notice to the Texas Attorney General, public interest reporting on LawsInTexas.com, and formal objections to Lehman's sealed filings—forms a continuum of constitutionally significant acts that underscore the chilling effect of Lehman's extrajudicial suppression efforts.

The takedown relies upon a California default judgment that is now the subject of active constitutional and jurisdictional challenge. Notably, in that DMCA notice, Mr. Lehman identified himself under penalty of perjury as CEO of Platinum Tax Relief—contradicting multiple sworn declarations submitted in Texas courts asserting indigency and the absence of any business affiliations.

Appellants have filed a formal counter-notification pursuant to 17 U.S.C. § 512(g), asserting that the takedown was improper, that the removed materials fall squarely under the fair use doctrine, and that the complainant's representations are materially inconsistent with ongoing judicial claims.

This notice is submitted to supplement the record of procedural irregularities already under review and to highlight how misuse of legal process now extends beyond the courthouse into extrajudicial forums—threatening transparency and public oversight. Notably, Appellants social media account was previously blocked by the Texas Office of the Attorney General during coverage of court activity, and only unblocked after the initiation of federal litigation. That

incident, together with this recent takedown, underscores a pattern of institutional suppression aimed at silencing constitutionally protected legal commentary. The issues presented here are not isolated—they are systemic and escalating.

RESPECTFULLY submitted this 21st day of June, 2025. I declare under penalty of perjury that the foregoing is true and correct. This declaration under Chapter 132, Civil Practice and Remedies Code.

Mark Burke, individually and for Blogger Inc. Harris County, State of Texas / Appellants

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing notice has been forwarded to all parties, witnesses and counsel of record who have an interest in this case by electronic filing notification and/or electronic mail and/or facsimile and/or certified mail, return receipt requested, this the 21st day of June, 2025. I further certify that the Office of the Attorney General of Texas has been served contemporaneously with this filing, as required by law. (The OAG has created the following email account for receipt of these forms: const claims@texasattorneygeneral.gov).



Mark Burke, individually and for Blogger Inc. Harris County, State of Texas / Appellants