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9 **Attorneys for Plaintiffs**
 10 **J & J Sports Productions, Inc.**

11 **UNITED STATES DISTRICT COURT**
 12 **EASTERN DISTRICT OF CALIFORNIA**
 13 **FRESNO DIVISION**

14 **J & J SPORTS PRODUCTIONS, INC.,**

15 **Plaintiff,**

16 **vs.**

17 **STEVEN CASTANON SORONDO, et al.**

18 **Defendants.**

19 **CASE NO. 1:11-cv-00411-AWI-SMS**

20 **PLAINTIFF'S EX PARTE**
 21 **APPLICATION FOR AN ORDER**
 22 **VACATING THE SCHEDULING**
 23 **CONFERENCE; AND ORDER**

24 **TO THE HONORABLE SANDRA M. SNYDER, THE DEFENDANTS, AND THEIR**
 25 **ATTORNEYS OF RECORD:**

26 Plaintiff J & J Sports Productions, Inc. hereby applies *ex parte* for an order vacating the
 27 Scheduling Conference in this action, presently set for Tuesday August 2, 2011 at 9:15 A.M. This
 28 request will be, and is, necessitated by the fact that defendants Steven Castanon Sorondo, individually
 and d/b/a The Lamp Post a/k/a Lamp Post Bar; and Starden, Inc., an unknown business entity d/b/a The
 Lamp Post a/k/a Lamp Post Bar are in default and Plaintiff's Application for Default Judgment will
 soon be filed before this Honorable Court.

As such, as of this writing, Plaintiff has yet to receive an answer or any other responsive
 pleading from the defendants. As a result, Plaintiff's counsel has not conferred with the defendants
 concerning the claims, discovery, settlement, ADR or any of the other pertinent issues involving the
 case itself or the preparation of a Scheduling Conference Statement.

