THEREON [PROPOSED]

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BENJAMIN B. WAGNER
1
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 5
   Attorneys for Plaintiff
   United States of America
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 8
                   IN THE UNITED STATES DISTRICT COURT
 9
                  FOR THE EASTERN DISTRICT OF CALIFORNIA
10
   UNITED STATES OF AMERICA,
                                        2:08-cv-00395 LKK/GGH
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12
              Plaintiff,
                                        STIPULATION TO EXTEND
                                        STAY OF FURTHER PROCEEDINGS
13
                                        AND ORDER THEREON
         V.
   APPROXIMATELY $4,950.00 IN
14
   U.S. CURRENCY,
15
                                        DATE: June 14, 2010
                                        TIME: 2:00 p.m.
               Defendant.
                                        COURTROOM: 4/Chambers
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17
         Plaintiff United States of America and claimants Michael
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   Lombardo and J'lanna Morgan (formerly known as Jill Ann Lombardo)
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   jointly request that the stay of further proceedings originally
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   entered in this case on May 1, 2008, and extended thereafter on
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   November 6, 2008, May 14, 2009, and December 14, 2009, be
23
   extended an additional six months to November 15, 2010.
24
   criminal case against claimant Michael Lombardo (U.S. v. Michael
2.5
   Lombardo, 2:07-CR-0439 LKK) is still pending, and the next status
   conference is scheduled for June 22, 2010.
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          Accordingly, the parties contend that proceeding with this
   action at this time has potential adverse affects on the
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      STIPULATION TO EXTEND STAY OF
                                                                      1
      FURTHER PROCEEDINGS AND ORDER
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1	prosecution of the related-criminal case and/or upon claimants'	
2	ability to prove their claims t	o the property and to contest the
3	government's allegations that the property is forfeitable. For	
4	these reasons, the parties request that this matter be stayed fo	
5	an additional six months. At that time the parties will advise	
6	the Court whether a further stay is necessary.	
7		
8	Dated: May 27, 2010	BENJAMIN B. WAGNER
9		United States Attorney
10	D	/ /s/ Kristin S. Door
11	B <u>y</u>	KRISTIN S. DOOR Assistant U.S. Attorney
12		Attorneys for claimant United States of America
13		onited States of America
14		
15	Dated: May 27, 2010	DANIEL J. BRODERICK Federal Defender
16		reactar berenaer
17	В	/ /s/ Timothy Zindel
18		TIMOTHY ZINDEL (As authorized on 5/26/10)
19		Assistant Federal Defender Attorney for claimant
20		Michael Lombardo
21		
22		
23	Dated: May 27, 2010	<u>/s/</u> J'lanna Morgan J'LANNA MORGAN
24		(As authorized on 5/27/10) (Formerly known as JILL ANN
25		LOMBARDO) Claimant, appearing in
26		propria persona
27	//	
28	//	
	STIPULATION TO EXTEND STAY OF FURTHER PROCEEDINGS AND ORDER THEREON [PROPOSED]	

ORDER

For the reasons set forth above this matter is stayed pursuant to 18 U.S.C. \S 981(g)(1), 981(g)(2) and 21 U.S.C. \S 881(i) for an additional six months.

The scheduling conference scheduled for June 14, 2010, is continued to December 13, 2010 at 2:00 p.m. Fourteen days before the scheduling conference the parties will advise the court if a further stay is necessary. If the criminal case has been resolved, the parties will file a joint status report addressing the issues listed in the February 22, 2008, Order Setting Status (Pretrial Scheduling) Conference.

SENIOR JUDGE

UNITED STATES DISTRICT COURT

IT IS SO ORDERED.

Dated: May 28, 2010.

STIPULATION TO EXTEND STAY OF FURTHER PROCEEDINGS AND ORDER THEREON [PROPOSED]