1	Bingham McCutchen LLP CHARLENE S. SHIMADA (SBN 91407)		
2	JOHN D. PERNICK (SBN 155468)		
3	ROBERT BRUNDAGE (SBN 159890) charlene.shimada@bingham.com		
4	john.pernick@bingham.com robert.brundage@bingham.com		
5	Three Embarcadero Center San Francisco, CA 94111-4067		
6	Telephone: 415.393.2000 Facsimile: 415.393.2286		
7	Alston Hunt Floyd & Ing		
8	PAUL ALSTON (Admitted Pro Hac Vice) CLYDE J. WADSWORTH (SBN 118928)		
	palston@ahfi.com		
9	cwadsworth@ahfi.com American Savings Bank Tower, 18 th Floor		
10	1001 Bishop Street		
11	Honolulu, HI 96813 Telephone: 808.524.1800		
	Facsimile: 808.524.4591		
12	Attorneys for Defendants and Cross-		
13	Defendants KAMEHAMEHA SCHOOLS/		
14	BERNICE PAUAHI BISHOP ESTATE; J. DOUGLAS ING, NAINOA THOMPSON,		
15	DIANE J. PLOTTS, ROBERT K.U. KIHUNE, and CORBETT A.K. KALAMA, in their		
15	capacities as Trustees of the Kamehameha		
16	Schools/Bernice Pauahi Bishop Estate		
17	UNITED STATES DISTRICT COURT		
18	EASTERN DISTRICT OF CALIFORNIA		
19	ERIC GRANT,	No. 08-00672 FCD-KJM	
20	Plaintiff, v.	STIPULATION AND ORDER FOR EXTENSION OF TIME TO RESPOND	
21	v. KAMEHAMEHA SCHOOLS/BERNICE	AND FOR ADDITIONAL PAGES	
22	PAUAHI BISHOP ESTATE; J. DOUGLAS ING, NAINOA THOMPSON, DIANE J.		
23	PLOTTS, ROBERT K.U. KIHUNE, and CORBETT A.K. KALAMA, in their capacities		
24	as Trustees of the Kamehameha Schools/Bernice Pauahi Bishop Estate; JOHN		
25	DOE; and JANE DOE,		
26	Defendants.		
	And Related Cross and Counterclaims.		
27			
28			

1 Plaintiff and Counter-Defendant Eric Grant, Defendants, Cross and Counter-Claimants 2 John Doe and Jane Doe and Defendants and Cross-Defendants Kamehameha Schools/Bernice 3 Pauahi Bishop Estate; J. Douglas Ing, Nainoa Thompson, Diane J. Plotts, Robert K.U. Kihune, 4 And Corbett A.K. Kalama (collectively, "KS"), through their counsel of record, hereby stipulate 5 as follows: 6 WHEREAS, Plaintiff and Counter-Defendant Eric Grant filed his complaint in this action 7 on March 28, 2008; and 8 WHEREAS, Defendants, Cross and Counter-Claimants John Doe and Jane Doe 9 (collectively, the "Does") filed their Cross and Counterclaim on April 1, 2008; and 10 WHEREAS, on April 24, 2008, the Court entered a Stipulation and Order Regarding 11 Nondisclosure which provided, *inter alia*, that KS shall answer, move, or otherwise respond to 12 Grant's Complaint and the Does' Cross-Claim on or before June 9, 2008, unless the parties agree 13 otherwise: and 14 WHEREAS, the parties have agreed to a Stipulated Protective Order and are awaiting its 15 approval by the Court before producing confidential documents or confidential information in 16 response to discovery requests, and 17 WHEREAS, the parties need additional time for the briefing in connection with KS' 18 responsive motions as well as additional pages for their respective briefs; 19 NOW, THEREFORE, the parties hereby agree and stipulate to the following: 20 1. KS shall file its motions to dismiss Grant's Complaint and the Does' Cross-21 Claim on or before July 9, 2008 and shall set the motions for hearing not less than thirty-five 22 (35) days after filing and electronic service thereof. 23 2. Notwithstanding Local Rule 78-230(c), Grant and the Does may serve their 24 oppositions by electronic service not less than fourteen (14) days preceding the hearing date. 25 3. The page limit for KS' opening brief and Grant's and the Does' oppositions shall 26 be 25 pages and the page limit for KS' consolidated reply brief shall be 20 pages. 27 28

1	DATED: June 5, 2008		BANKS & WATSON
2			
3		By:	/s/ James J. Banks JAMES J. BANKS
4			Attorneys for Plaintiff and Counter- Defendant ERIC GRANT
5			Defendant ERIC ORANT
6	DATED: June 6, 2008		BINGHAM McCUTCHEN LLP
7			ALSTON HUNT FLOYD & ING
8			
9		By:	/s/ Paul Alston PAUL ALSTON
10			CHARLENE SHIMADA Attorneys for Defendants and Cross-
11			Defendants KAMEHAMEHA SCHOOLS/BERNICE PAUAHI BISHOP
12			ESTATE; J. DOUGLAS ING, NAINOA THOMPSON, DIANE J. PLOTTS,
13			ROBERT K.U. KIHUNE, and CORBETT A.K. KALAMA, in their capacities as
14			Trustees of the Kamehameha Schools/Bernice Pauahi Bishop Estate
15			Schools/Definee Fadam Dishop Estate
16	DATED: June 6, 2008		LEVIN & STEIN
17			KUNIYUKI & CHANG
18			
19		By:	/s/ Jerry H. Stein JERRY H. STEIN
20			Attorneys for Defendants and Counterclaimants JOHN DOE and JANE
21			DOE
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23			
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27			
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OBDED		
<u>ORDER</u>		
	parties reflected above, and good cause	
IT IS SO ORDERED.		
Dated:		
	HON. FRANK C. DAMRELL	
	Based upon the stipulation of the papearing therefor: IT IS SO ORDERED.	