-EFB Gilbertson D	raglines, Inc. v. Operating Engineers Health and Welf	. Northern Ca	alifornia et al	Doc.	70
1 2 3 4 5 6 7	Muriel B. Kaplan, Esq. (SBN 124607) Anne M. Bevington, Esq. (SBN 111320) SALTZMAN & JOHNSON LAW CORPORATI 44 Montgomery Street, Suite 2110 San Francisco, CA 94104 (415) 882-7900 (415) 882-9287 – Facsimile <u>mkaplan@sjlawcorp.com</u> <u>kmcculloch@sjlawcorp.com</u> Attorneys for Defendants and Counter-Claimants Operating Engineers Health And Welfare Trust Fund For Northern California, et al.				
8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO DIVISION				
10	GILBERTSON DRAGLINES, INC.,		.: 2:08-CV-01746-MCE		
11	Plaintiff,		DANTS' AND COUNTER-		
12	V.	CLAIM	ANTS' REQUEST FOR HONIC APPEARANCE; ORDE	R	
13	OPERATING ENGINEERS HEALTH AND	THERE		N	
14	WELFARE TRUST FUND FOR NORTHERN CALIFORNIA, et al.,	Date:	January 26, 2012		
15	Defendants.	Time:	2:00 p.m.		
16		Ctrm: Judge:	7 Hon. Morrison C. England		
17 18	OPERATING ENGINEERS HEALTH AND WELFARE TRUST FUND FOR NORTHERN CALIFORNIA, et al.,	Judge.	Hon. Morrison C. Engrand		
19	Counter-Claimants.				
20	v.				
21	GILBERTSON DRAGLINES, INC.,				
22	Counter-Defendant.				
23	Defendants and counter claimants hereig	n respectful	ly request that they be permitted	l to	
24	Defendants and counter-claimants herein respectfully request that they be permitted to appear telephonically at the Motion to Withdraw as Attorney currently on calendar for January 26,				
25	2012.	as Attorney	currentry on calcular for fandary	20,	
26	2012.				
27	1. Defendants and counter-claimants have filed a Statement of Non-Opposition to the				
28	motion of Cook Brown LLP to withdraw as counsel of record for plaintiff and counter-defendant				
	DEFENDANTS' AND COUNTER-CLAIMANTS' REQUEST FOR TELEPHONIC APPEARANCE Case No.: 2:08-CV-01746-MCE				
	C:\iFolder\mengland\Home\TO DOCKET CIVIL\08cv1746.o.0111.DOC		Dockets.J	ustia.c	om

1 Gilbertson Draglines, Inc.

2	2. In order to minimize additional attorneys' fees and costs, and in the interest of				
3	conserving costs as well as the Court's time and resources, defendants and counter-claimants				
4	respectfully request that they be permitted to appear telephonically at the January 26, 2012 Motion				
5	By Cook Brown, LLP to Withdraw as Counsel.				
6	I declare under penalty of perjury that I am the attorney for the Plaintiffs in the above				
7	entitled action, and that the foregoing is true of my own knowledge.				
8	Executed this 10th day of January, 2012, at San Francisco, California.				
9	SALTZMAN & JOHNSON LAW CORPORATION				
10					
11	By: <u>/S/Anne M. Bevington</u> Anne M. Bevington				
12	Attorneys for defendants and counter- claimants				
13					
14	Based on the foregoing, and GOOD CAUSE APPEARING, it is hereby ORDERED that				
15	the request of Anne M. Bevington, counsel for defendants and counter-claimants, to appear				
16	telephonically at the motion of Cook Brown LLP to withdraw as counsel of record for plaintiff				
17	and counter-defendant Gilbertson Draglines, Inc. on January 26, 2012 at 2:00 p.m. is GRANTED.				
18	The Court shall initiate the phone contact to Plaintiffs' counsel at 415-882-7900.				
19 20					
20	Dated: January 11, 2012				
21 22	MORDISON C ENCLAND ID				
22	MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE				
23 24					
2 - 25					
23 26					
20					
28					
	-2- DEFENDANTS' AND COUNTER-CLAIMANTS' REQUEST FOR TELEPHONIC APPEARANCE				
	C:\iFolder\mengland\Home\TO DOCKET CIVIL\08cv1746.0.0111.DOC				