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IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,
Plaintiff,
v.

APPROXIMATELY \$26,851.00 IN U.S. CURRENCY,

APPROXIMATELY \$70,700.00 IN U.S. CURRENCY,

21 ONE-OUNCE GOLD COINS AND 28 ONE-OUNCE SILVER COINS VALUED AT APPROXIMATELY \$19,236.00,

ASSORTED SILVER U.S. COINS VALUED AT APPROXIMATELY \$15,111.25,

2006 DUCATI SS 1000 MOTORCYCLE, VIN: ZDM1LABP36B005402, LICENSE NUMBER 18B5880,

1968 CHEVROLET CAMARO RALLY SPORT, VIN: 123678N433442, LICENSE NUMBER 6DEB840, and

1989 CUSTOM HARLEY DAVIDSON
SCREAMING EAGLE MOTORCYCLE, VIN: 1HD1BKL38KY011508, LICENSE NUMBER 18A1847,

Defendants.

2:09-cv-02223 FCD JFM
STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE JOINT STATUS REPORT

DATE: N/A
TIME: N/A
COURTROOM: N/A

Mercy Weaver, hereby stipulate that there is good cause to continue the filing of a joint status report for 30 days from October 20, 2009, to November 19, 2009. This stipulation is based on the following:

1. Plaintiff filed a Complaint for Forfeiture In Rem against cash, coins, a classic car (1969 Camaro), and a Harley-Davidson motorcycle. These assets were seized from four different locations.
2. To date claims have been filed by Charles and Mercy Weaver, on their own behalf and on behalf of their minor children. Pursuant to a stipulation between the parties, this Court entered an order on October 15, 2009, giving claimants until October 23, 2009, additional time to file an amended claim and answer on behalf of claimants, on behalf of the Chas Acres testamentary trust, and to file a motion for appointment of a guardian ad litem for the minors.
3. Due to a legal issue as to the ownership of certain of the assets, the minor children may be deleted as claimants in this action, thus eliminating the need for the appointment of a guardian ad litem. Claimant's counsel is also attempting to determine who has the authority to file a claim on behalf of the Chas Acres Testamentary Trust.
4. The parties respectfully request that the time for filing the joint status report now due on October 20, 2009, be extended by 30 days to November 19, 2009, because it is premature to try to schedule this case before all those with potential claims have filed claims. A 30-day extension will allow claimant's counsel to determine who all is entitled to file claims in this action and then to file claims and answers on their behalf.

LAWRENCE G. BROWN
United States Attorney

By /s Kristin S. Door
KRISTIN S. DOOR
Assistant U.S. Attorney
Attorneys for plaintiff United States of America

MACKENZIE LAND LAW

By /s/ Robert W. Mackenzie ROBERT W. MACKENZIE
Attorney for Charles Eugene Weaver and Mercy Weaver
(Original signatures retained by AUSA Door)

## ORDER

Good cause having been shown, the joint status report now due on October 20, 2009, shall be filed on November 19, 2009.

IT IS SO ORDERED.
Dated: October 20, 2009


FRANK C. DAMRELL, JR. UNITED STATES DISTRICT JUDGE

