

1 Robert W. Hirsh, State Bar No. 102731
2 Robert W. Hirsh & Associates
3 8383 Wilshire Boulevard, Suite 510
4 Beverly Hills, California 90211
5 Telephone: (310) 275-7800
6 Facsimile: (310) 275-4050
7 Email: rhirsh@hirshlaw.com

8 Charles L. Post, State Bar No. 160443
9 Zach Wadlé, State Bar No. 231404
10 **weintraub** genshlea chediak
11 a law corporation
12 400 Capitol Mall, 11th Floor
13 Sacramento, California 95814
14 Telephone: 916/558-6000
15 Facsimile: 916/446-1611
16 Email: cpost@weintraub.com

17 Attorneys for Plaintiffs Carmelo Anthony,
18 Melo Enterprises, Inc. and Chosen One
19 Properties, LLC

20 UNITED STATES DISTRICT COURT
21 FOR THE EASTERN DISTRICT OF CALIFORNIA

22 CARMELO ANTHONY; MELO
23 ENTERPRISES, INC.; and CHOSEN ONE
24 PROPERTIES, LLC,

25 Plaintiffs,

26 v.

27 LARRY HARMON aka LARRY W.
28 HARMON aka LAWRENCE HARMON;
HARMON & ASSOCIATES, P.A.;
HARMON-CASTILLO, LLP; FRANK
CASTILLO; KELLY RUNKLE; SORA
BARNES; KENNY CRUZ aka KENNETH
CRUZ; KC DEVELOPMENT, LLC;
VITALIS PARTNERS, LLC;
PROFESSIONAL PARTNERS, LLC; and
MCG PARTNERS

Defendant.

Case No.: 2:09-CV-02272 WBS-KJM

~~9~~ **[PROPOSED] ORDER ON PLAINTIFFS
EX PARTE REQUEST TO FILE UNDER
SEAL EVIDENTIARY EXHIBIT #5 TO
DECLARATION OF ZACH WADLÉ IN
SUPPORT OF JOINT STATEMENT RE:
DISCOVERY DISPUTE**

[LOCAL RULE 141]

DATE: April 14, 2010

TIME: 10:00 A.M.

COURTROOM: 26

**MAGISTRATE: Hon. Kimberly J.
Mueller**

Plaintiffs' Ex Parte Request to File Under Seal Evidentiary Exhibit #5 to Declaration of Zach Wadlé In Support of Joint Statement Re: Discovery Dispute was submitted to the Court on

Anthony et al v Harmon et al

Doc. 60

1 April 8, 2010. The Court has considered Plaintiffs' Ex Parte Request, and all relevant files and
2 records in this case including the parties' stipulated protective order entered by the Court, and
3 good cause appearing therefore,

4 IT IS HEREBY ORDERED that Plaintiffs' Ex Parte Request to File Under Seal
5 Evidentiary Exhibit #5 to Declaration of Zach Wadlé In Support of Joint Statement Re: Discovery
6 Dispute is GRANTED.

7 IT IS FURTHER ORDERED that only the Court, its staff, and the parties' counsel shall
8 have access to, and be permitted to review, the sealed documents.

9 IT IS SO ORDERED.

10 Dated: 4/14/10

11 
12 _____
13 JUDGE, UNITED STATES DISTRICT COURT
14 MAGISTRATE