Johnson v. Dennison et al Doc. 9

```
SCOTT N. JOHNSON, ESQ., SBN 166952
   DISABLED ACCESS PREVENTS INJURY, INC.
   5150 FAIR OAKS BLVD., SUITE 101
2
   PMB #253
   CARMICHAEL, CA 95608-5758
3
   TELEPHONE (916) 485-3516
   FAX (916) 481-4224
4
   E-MAIL scottnjohnson@comcast.net
5
   Attorney for Plaintiff Scott N. Johnson
6
7
                 UNITED STATES DISTRICT COURT
8
                EASTERN DISTRICT OF CALIFORNIA
9
10
11
12
                                    ) Case No.2:09-cv-02631-JAM-GGH
   Scott N. Johnson
13
                                    ) STIPULATION AND ORDER RE:
             Plaintiff,
14
                                    ) EXTENSION OF TIME UNTIL JANUARY
                                    ) 8, 2010 FOR DEFENDANTS RICH
15
        vs.
                                    ) DENNISON INDIVIDUALLY AND AS
                                    ) TRUSTEE OF THE RICH DENNISON
   Rich Dennison, et al
16
                                    ) AND BONNIE DENNISON 1998 JOINT
                                    ) LIVING TRUST; BONNIE DENNISON
             Defendants
17
                                    ) INDIVIDUALLY AND AS TRUSTEE OF
                                    ) THE RICH DENNISON AND BONNIE
18
                                    ) DENNISON 1998 JOINT LIVING
                                      TRUST TO RESPOND TO COMPLAINT
19
20
21
          Pursuant to Local Rule 6-144 (a), Plaintiff Scott N.
22
23
   Johnson and Defendants, Rich Dennison Individually and as
24
   Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint
25
   Living Trust; Bonnie Dennison Individually and as Trustee
26
   of the Rich Dennison and Bonnie Dennison 1998 Joint Living
27
28
```

STIPULATION AND PROPOSED ORDER RE: EXTENSION OF TIME - 1

Trust, by and through their respective attorneys of record, Scott N. Johnson; Erick C. Turner, stipulate as follows:

1. An extension of time has been previously obtained for Defendants Rich Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust; Bonnie Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust until December 9, 2009 to respond or otherwise plead reference to Plaintiff's complaint.

- 2. Defendants Rich Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust; Bonnie Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust are granted an extension until January 8, 2010 to respond or otherwise plead reference to Plaintiff's complaint.
- 3. Defendants Rich Dennison Individually and as
  Trustee of the Rich Dennison and Bonnie
  Dennison 1998 Joint Living Trust; Bonnie

Dennison Individually and as Trustee of the
Rich Dennison and Bonnie Dennison 1998 Joint
Living Trust response will be due no later than
January 8, 2010.

IT IS SO STIPULATED effective as of December 9, 2009

Dated: December \_\_\_, 2009 \_\_\_\_\_

Erick C. Turner,

Attorney for Defendants

Rich Dennison

Individually and as

Trustee of the Rich

Dennison and Bonnie

Dennison 1998 Joint

Living Trust; Bonnie

Dennison Individually

Rich Dennison and Bonnie
Dennison 1998 Joint
Living Trust

and as Trustee of the

Dated: December 9, 2009 /s/Scott N. Johnson Scott N. Johnson, Attorney for Plaintiff IT IS SO ORDERED: that Defendants Rich Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust; Bonnie Dennison Individually and as Trustee of the Rich Dennison and Bonnie Dennison 1998 Joint Living Trust shall have until January 8, 2010 to respond to complaint. Dated: December 11, 2009 /s/ John A. Mendez\_ United States District Judge