SCOTT N. JOHNSON, ESQ., SBN 166952 1 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 CRIS C. VAUGHAN, ESQ., SBN 99568 VAUGHAN & ASSOCIATES 7 6207 South Walnut Street, Suite 800 Loomis, CA 95650 8 916-660-9401 Telephone: Facsimile: 916-660-9378 9 Attorney for Defendant, Daniel J. Friedman, Individually 10 and dba Folsom Dam Auto Repair 11 UNITED STATES DISTRICT COURT 12 EASTERN DISTRICT OF CALIFORNIA 13 14 Scott N. Johnson 15) Case No.2:12-cv-00253-MCE-KJN Plaintiff, 16) STIPULATION RE: EXTENSION OF) TIME UNTIL APRIL 6, 2012 FOR 17 vs.) DEFENDANT TO RESPOND TO Daniel J. Friedman,) COMPLAINT; ORDER 18 Individually and dba Folsom Dam) Auto Repair; Mattingly 19 Investments, Inc., 20 Defendant. 21 22 23 Pursuant to Local Rule 6-144 (a), Plaintiff Scott N. 24 Johnson and Defendant, Daniel J. Friedman, Individually and 25 dba Folsom Dam Auto Repair, stipulate as follows: 26 1. No extension of time has been previously 27 obtained. 28 STIPULATION RE: EXTENSION OF TIME - 1

2. Defendants are granted an extension until April 1 2012 to respond or otherwise plead to б, 2 Plaintiff's complaint. 3 4 3. Defendants' response will be due no later than 5 April 6, 2012. 6 7 IT IS SO STIPULATED effective as of March 12, 2012. 8 Dated: March 12, 2012 _/s/ Cris C. Vaughan_ 9 Cris C. Vaughan, 10 Attorney for Defendant, Patrick Blackwell 11 12 13 Dated: March 13, 2012 _/s/ Scott N. Johnson Scott N. Johnson, 14 Attorney for Plaintiff 15 16 ORDER 17 IT IS SO ORDERED. 18 19 Dated: March 16, 2012 20 MORRISON C. ENGLAND, 21 JF UNITED STATES DISTRICT JUDGE 22 23 24 25 26 27 28 STIPULATION RE: EXTENSION OF TIME - 2