rico Ciazco Lana a v	Cattle LEG V. Coottodale insurance Company et al	200.
1 2 3 4 5 6 7 8		DISTRICT COURT
10	EASTERN DISTRICT OF CALIFORNIA	
11	FRESNO DIVISION	
12	TRES CRUZES LAND & CATTLE, LLC, a )	Consolidated Case No.:
13	California limited liability company,	2:15-cv-00449-MCE-DAD
14	Plaintiff,	2.13-CV-00449-MCE-DAD
15	vs.	ORDER RE: STIPULATION TO EXTEND
16	SCOTTSDALE INSURANCE COMPANY, A) SUBSIDIARY OF NATIONWIDE ) INSURANCE COMPANY, an Ohio )	TIME TO RESPOND TO THE COMPLAINT
17 18	corporation; GARY HERD, and individual; NANCY HERD, an individual; and DOES 1- 40, Inclusive,	Current Response Date: May 15, 2015 New Response Date: May 29, 2015
19		
20	Defendants.	
21	JOHN W. BUSBY II, TRUSTEE OF THE DWARD PESTANA TRUST, an individual	
22	Plaintiff,	
23	vs.	Associated Case No.:
24	SCOTTSDALE INSURANCE COMPANY, A) SUBSIDIARY OF NATIONWIDE	3:15-CV-00881-MCE-DAD
25	INSURANCE COMPANY, an Ohio	
26	corporation; GARY HERD, and individual; NANCY HERD, an individual; and DOES 1-	
27	40, Inclusive,	
28	Defendants.	
SNIDER, DIEHL & RASMUSSEN, LLP ATTORNEYS AT LAW 1111 W. TOKAY ST. P.O. BOX 560 LODI, CA 95241 (209) 334-5144	- 1	l <b>-</b>
(FAX)(209) 333-1034	ORDER RE: STIPULATION TO EXTEND	TIME TO RESPOND TO THE COMPLAINT
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2	Plaintiff JOHN W. BUSBY II, TRUSTEE OF THE EDWARD PESTANA TRUST		
3	("Busby") and Defendants GARY HERD and NANCY HERD ("the Herds"), by and through their		
4	counsel and pursuant to Federal Rule of Civil Procedure 6(b)(1)(A) and Local Rule 144(a), hereby		
5	stipulate to an 14-day extension of time to respond to Busby's Complaint in this matter.		
6	Busby filed this action on February 4, 2015, in Alameda County Superior Court. The action		
7	was removed to Federal Court on February 26, 2015. Counsel for the Herds accepted service of		
8	the Complaint on March 16, 2015. Pursuant to Federal Rules of Civil Procedure Rule		
9	12(a)(1)(A)(i), the Herds are required to respond to the Complaint on or before May 15, 2013.		
10	Pursuant to Eastern District Local Rule 144(a), the Parties stipulate and agree to extend these dates		
11	for 14-days to May 29, 2015. The parties agree that good cause exists for this extension to allow		
12	the Herds time to respond to the Complaint. There have been no prior extensions of time for the		
13	Herds to respond to the Complaint, and there appears to be no prejudice extending the time for the		
14	Herds to respond to the Complaint.		
15			
16	WHEREFORE, for the foregoing reasons, the parties stipulate that the Herds shall have up to and		
17	including May 29, 2015 to answer or otherwise respond to Busby's Complaint.		
18			
19	IT IS SO STIPULATED.		
20			
21	Dated: May 19, 2015.		
22	SNIDER, DIEHL & RASMUSSEN, LLP		
23	By /s/ Stephen C. Snider		
24	STEPHEN C. SNIDER		
25	Attorneys for Defendants, GARY HERD AND NANCY HERD		
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SNIDER, DIEHL
& RASMUSSEN, LLP
ATTORNEYS AT LAW
1111 W. TOKAY ST.
P.O. BOX 560
LODI, CA 95241
(209) 334-5144
(FAX)(209) 333-1034

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Dated: May19. 2015. **BUSBY & ZAPPALA LLP** /s/ Erin Sanchez By\_ Erin Sanchez Attorneys for Plaintiffs, John W. Busby II, Trustee of the Edward Pestana Trust IT IS SO ORDERED. Dated: May 26, 2015 MORRISON C. ENGLAND, JR., UNITED STATES DISTRICT COURT SNIDER, DIEHL

& RASMUSSEN, LLP
ATTORNEYS AT LAW
1111 W. TOKAY ST.
P.O. BOX 560
LODI, CA 95241
(209) 334-5144
(FAX)(209) 333-1034

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