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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
IN ADMIRALTY

IN RE: COMPLAINT AND
PETITION OF WILLIAMS SPORTS
RENTALS, INC. AS OWNER OF A
CERTAIN 2004 YAMAHA
WAVERUNNER FX 140 FOR
EXONERATION FROM OR
LIMITATION OF LIABILITY

Case No. 2:17-cv-00653-JAM-EFB

**STIPULATION AND ORDER
SETTING DEADLINE FOR
SUBMISSION OF JOINT STATUS
REPORT FOR SEPTEMBER 27, 2017**

MARIAN LATASHA WILLIS, on
behalf of the Estate of RAESHON
WILLIAMS,

Respondent / Counter Claimant,

v.

WILLIAMS SPORTS RENTALS,
INC.,

Petitioner / Counter Defendant.

WHEREAS upon filing of the Petition, the Court ordered that within 60 days of service of the Complaint on any party, or from the date of removal, the parties shall confer as required by Fed. R. Civ. P. 26(f) and shall prepare and submit to the Court a joint status report that includes the Rule 26(f) discovery plan (Order, Doc. 5);

1 WHEREAS the Court subsequently ordered that any person claiming damages
2 shall answer the Complaint on or before June 5, 2017 (Order, Doc. 11);

3 WHEREAS Respondent/Claimant MARIAN LATASHA WILLIS was
4 appointed by the Alameda Superior Court pursuant to represent the Estate of
5 RAESHON WILLIAM (“Estate”);

6 WHEREAS Respondent/Claimant Estate filed an answer (Doc. 16) and claim
7 (Doc. 17) on June 2, 2017 along with an amended claim on June 21, 2017 (Doc. 21);

8 WHEREAS Petitioner /Counter Defendant WILLIAMS SPORTS RENTALS
9 (“WSR”) has until July 27, 2017 to respond to the Counter Claim by the Estate;

10 AND WHEREAS Respondent/Claimant WILLIS’ motion to abate the instant
11 proceedings, under *Newton v. Shipman*, 718 F.2d 959, 962 (9th Cir. 1983) and the
12 *Langnes* rule of abstention, is currently set for hearing on August 29, 2017 (Doc. 25-
13 1);

14 NOW COMES the Petitioner / Counter Defendant WSR and Respondent /
15 Counter Claimant Estate, and pursuant to L.R. 143 &144(a), stipulate, upon the
16 Court’s approval, that the deadline for submission of the joint status report should be
17 read to mean 60 days following the date upon the filing of a response by WSR so as
18 to be due September 27, 2017.

19 ORDER

20 Pursuant to the stipulation of the parties and for good cause, the deadline for
21 submission of the joint status report is set to September, 27, 2017.

22 IT IS SO ORDERED.

23 Signed this the 11th day of July, 2017.

24 /s/ John A. Mendez
25 HON. JOHN A. MENDEZ
26 UNITED STATES DISTRICT COURT JUDGE

1 Dated: July 11, 2017

2 So stipulated to form and content.

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4 **WILSON, ELSER, MOSKOWITZ,**
5 **EDELMAN & DICKER LLP**

6 By: s/ B. Otis Felder
7 Ian Stewart
8 B. Otis Felder
9 Eric S. Wong
Attorneys for Petitioner,
WILLIAMS SPORTS RENTALS, INC.
E-mail: otis.felder@wilsonelser.com

10 So stipulated to form and content.

11 **THE VEEN FIRM**

12
13 By: s/ John R. Hillsman (as authorized on July 11, 2017)
14 Anthony L. Label
15 Steven A. Kronenberg
16 John R. Hillsman
17 Attorneys for MARIAN LATASHA WILLIS
18 Personal Representative of the Estate of RAESHON WILLIAMS
19 Respondent/Claimant
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