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18	UNITED STATES	S DISTRICT COURT
19	NORTHERN DISTRICT COURT  NORTHERN DISTRICT COURT  SAN FRANCISCO DIVISION	
20	BERNARD PAUL PARRISH, HERBERT ANTHONY ADDERLEY, WALTER	Case No. C 07 0943 WHA
21	ROBERTS III,	JOINT STIPULATION TO DISMISS PLAINTIFFS' CAUSE OF ACTION
22	Plaintiffs,	ARISING UNDER CALIFORNIA BUS. & PROF. CODE § 17200
23	y.	_ ,
24	NATIONAL FOOTBALL LEAGUE PLAYERS ASSOCIATION and NATIONAL	
25 26	FOOTBALL LEAGUE PLAYERS INCORPORATED d/b/a/ PLAYERS INC,	
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Joint Stipulation And [Proposed] Order To Dismiss Plaintiffs' 17200 Claim

Defendants.

Civ. Action No. C07 0943 WHA

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Defendants National Football League Players Association ("NFLPA") and National Football League Players Incorporated d/b/a/ Players Inc ("Players Inc") (collectively, "Defendants") and Plaintiffs Bernard Paul Parrish, Herbert Anthony Adderley, and Walter Roberts III (collectively "Plaintiffs") hereby file this Joint Stipulation to Dismiss Plaintiffs' Cause of Action Arising Under California Business & Professions Code § 17200 ("17200 Claims").

## JOINT STIPULATION

WHEREAS this Court in its Order Granting Motions To Dismiss, dated September 6, 2007, dismissed the claims arising under California Bus. & Prof. Code § 17200 ("Section 17200") that Plaintiffs alleged in the Second Amended Complaint;

WHEREAS Plaintiffs filed a Motion For Leave To File A Third Amended Complaint, dated September 27, 2007, in which plaintiff Roberts requested leave to re-allege the claims under Section 17200 "solely...for purposes of preserving the right to appeal dismissal" of those claims;

WHEREAS Plaintiffs further requested in their Motion For Leave To File A Third Amended Complaint that the Court dismiss Roberts's Section 17200 claims with prejudice in order to preserve those claims for appeal;

WHEREAS Plaintiffs' Third Amended Complaint ("TAC") asserts and alleges --"Is lolely for purposes of preserving Plaintiffs' right to appeal the Court's September 6, 2007 Dismissal of claims arising under" Section 17200, as asserted by Plaintiff Roberts -- a Fifth Cause of Action re-alleging and incorporating by reference the allegations made in their Second Amended Complaint as to Section 17200 (TAC ¶ 114) (the "Section 17200 Cause of Action");

WHEREAS Defendants now join in Plaintiffs' request that this Court dismiss with prejudice the Section 17200 Cause of Action;

## Dewey & LeBoeuf LLP 1950 University Avenue East Palo Alto, California 94303-2225

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## IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES

HERETO, through their respective counsel, that the S	ection 17200 Cause of Action alleged in	
the TAC be dismissed with prejudice for the reasons stated in the Court's Order Granting		
Motions To Dismiss, dated September 6, 2007.  Date:	Dewey & LeBoeuf LLP	
•		

By: /s/Jeffrey L. Kessler

Jeffrey L. Kessler Attorneys for Defendants

Date: November 28, 2007 Manatt, Phelps & Phillips, LLP

By: The S. Hilbert
Attorneys for Plaintiffs

## <del>[PROPOSED]</del> ORDER

Pursuant to the Joint Stipulation above, it is hereby ORDERED that the claims alleged in Plaintiffs' Third Amended Complaint arising under California Business & Professions Code § 17200 be dismissed with prejudice for the reasons stated in the Court's Order Granting Motions To Dismiss, dated September 6, 2007.

IT IS SO ORDERED.

Dated: November 29, 2007

HONORABETWILLIAM ALSUP UNITED STATES DISTRICT JUDGE

Pursuant to General Order 45(X)(b), I hereby attest that concurrence in the filing of this document has been obtained from each of the signatories listed as counsel above.

Date: November 28, 2007

Weil, Gotshal & Manges LLP

By: /s/ Joseph R. Wetzel

Joseph R. Wetzel Attorneys for Defendants

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