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3 4 5 6	Chief, Civil Division JAMES A. SCHARF (CSBN 152171) Assistant United States Attorney  150 Almaden Boulevard, Suite 900 San Jose, California 95113 Telephone: (408) 535-5044 Facsimile: (408) 535-5081			
7 8	james.scharf@usdoj.gov  Attorneys for Defendant United States of America			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12 13	SUSAN WYCKOFF, et al, and CHARLIE EAP,	No. C 07-2301 SI No. C 07-3600 SI		
14	Plaintiffs,	(Consolidated for All Purposes)		
15	v. )	FURTHER CASE MANAGEMENT STATEMENT; STIPULATION [AND]		
16	UNITED STATES OF AMERICA and ) DANIEL EARL SPERL,	PROPOSED ORDER		
17	Defendants.			
18				
19				
20	Pursuant to the Court's directive, defend	dant USA has reported to all parties that the		
21	United States Department of Justice ("DOJ") has approved the amount of the proposed			
22	settlement, subject to the execution of a standard DOJ Stipulation for Compromise Settlement			
23	and Release of Federal Tort Claims Act Claims Pursuant to 28 U.S.C. Section 2677 and			
24	Proposed Order ("Stipulation for Compromise Settlement") and Court approval of same.			
25	Defendant USA has circulated a draft Stipulation for Compromise Settlement and the			
26	parties are in the process of meeting and conferring about several disputed terms. After the			
27 28	FURTHER CASE MANAGEMENT STATEMENT; STIPULATION [AND] PROPOSED ORDER Nos. C 07-2301 SI and C 07-3600 SI			
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1	parties complete their meet and confer efforts, the U.S. Attorney's Office intends to submit a		
2	Stipulation for Compromise Settlement to the DOJ for approval. As soon as the DOJ approves		
3	the terms of the Stipulation for Compromise Settlement, the parties will promptly file an		
4	executed Stipulation for Compromise Settlement for Court approval and the Wyckoff plaintiffs		
5	will promptly file a motion to approve minor's compromise.		
6	Accordingly, the parties jointly request the Court to vacate all case management dates,		
7	including the November 12, 2009, CMC, and to set the case for a Status Conference re		
8	Settlement in approximately sixty days.		
9		Respectfully submitted,	
10			
11	JOSEPH P. RUSSONIELLO		
12		UNITED STATES ATTORNEY	
13	DATED: November 9, 2009	BY: /S/ James A. Scharf	
14		Assistant United States Attorney	
15		Attorney for Defendant United States of America	
16	DATED: November 9, 2009	CHAVEZ & GERTLER LLP	
17			
18		By: / <u>S/</u>	
19		Jonathan Gertler	
20		Attorneys for Plaintiffs SUSAN WYCKOFF, individually	
21		and as Administratrix of the Estate of PETER WYCKOFI ALEXANDER WYCKOFF by and through his Guardian	
22		ad Litem, SUSAN WYCKOFF	
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28	FURTHER CASE MANAGEMENT STATEMENT; STIPULATION [AND] PROPOSED ORDER		
	Nos. C 07-2301 SI and C 07-3600 SI		

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1	DATED: November 9, 2009	DAVIS LAW OFFICES	
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3 4		By: /S/ Andrew J. Davis	
5		Attorneys for Plaintiffs CHARLIE EAP, heir at law of	
6		decedent Holly Annie Eap	
7			
8	DATED: November 9, 2009	CESARI, WERNER & MORIARTY	
9		D /G /	
10		By: /S/ Kristina L. Velarde	
11		Attorneys for Defendant DANIEL EARL SPERL	
12			
13	[PROPOSED] ORDER		
14	Upon stipulation of the parties and good cause appearing, all case management dates,		
15	including the November 12, 2009, Case Management Conference, are hereby ordered off		
16	February 6, 2010 at 3 p.m.		
17	calendar. A Status Conference re Settlement is hereby set for January, 2010, at a.m./p.m.,  February 5, 2010		
18	unless the parties file an executed Stipulation for Compromise Settlement and a motion for		
19	minor's compromise before that date. In the event the Status Conference is necessary, the parties		
20	shall file a joint Status Conference Statement three court days before said Status Conference, in		
21 22	which they shall report on the status of DOJ approval of the Stipulation for Compromise		
23	Settlement.		
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28	FURTHER CASE MANAGEMENT STATEMENT; STIPULATION [AND] PROPOSED ORDER		
	Nos. C 07-2301 SI and C 07-3600 SI		
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1	IT IS SO ORDERED.
2	DATED:
3	DATED: HON. SUSAN ILLSTON
4	United States District Court Judge
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28	FURTHER CASE MANAGEMENT STATEMENT; STIPULATION [AND] PROPOSED ORDER
	Nos. C 07-2301 SI and C 07-3600 SI