

1 Pursuant to Local Rule 3-4(a)(1)
2 please see the last page for a
3 listing of parties represented
4
5
6
7

8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN FRANCISCO DIVISION
11

12 STEVEN AMES BROWN,
13 Plaintiff,

CIVIL NO. Cv. 08-02348 JSW

14 vs.

15 ANDREW B. STROUD, an individual and
16 *dba* STROUD PRODUCTIONS AND
17 ENTERPRISES, INC.
18 Defendant.

STPULATION AND ~~[PROPOSED]~~
ORDER VACATING EXISTING
PRETRIAL AND TRIAL DATES AND
SETTING A NEW C.M.C. DATE

18 AND RELATED COUNTER & REPLY CLAIMS
19

1 WHEREAS, Judge Ryu has recommended that discovery in the within action be
2 extended for a period of one year, *Document 346*, pg. 3:18-19;

3 AND WHEREAS, on December 20, 2011 this Court ordered this action related
4 to *Kelly v. Roker*, Cv. 11-5822 JSW;

5 AND WHEREAS, the parties wish to avoid any unnecessary duplication of
6 discovery and to coordinate proceedings in both actions;

7 The parties hereby stipulate that the existing pretrial and trial dates set in this
8 action be vacated and a *Further Case Management Conference* be held concurrently
9 with the initial *Case Management Conference* in *Kelly v. Roker*, Cv 11-5822 JSW, on
10 March 16, 2012 at 1:30 pm, with a *Subsequent Case Management Conference*
11 *Statement* to be filed jointly with the *Case Management Conference Statement*
12 required in *Kelly v. Roker* no later than March 9, 2012. Ms. Weber may appear
13 telephonically at the joint conference at the assigned date and time, or any such other
14 time as the Court may set the matter.

15 Dated: December 28, 2011

16 Respectfully submitted,

17 /X/

18 STEVEN AMES BROWN,
Plaintiff in *Pro Se*

19 /X/

20 MELISSA NEWEL
Methven & Associates,
21 Attorney for Defendant Stroud and
22 Stroud Productions and Enterprises,
Inc.

23 /X/

24 DOROTHY M. WEBER, *pro hac vice*
Shukat, Arrow, Hafer, Weber &
25 Herbsman, LLP
26 Attorney for Estate of Nina Simone

1 /X/

2 JULIA D. GREER
3 Coblenz, Patch, Duffy & Bass, LLP.,
4 Attorney for Sony Music Entertainment,
5 erroneously sued as Sony Music
6 Holdings, Inc.

7 [PROPOSED] ORDER

8 Upon reading the foregoing stipulation and good cause appearing, IT IS
9 HEREBY ORDERED that all existing pretrial and trial dates in this action are
10 VACATED. A *Further Case Management Conference* will be held concurrently with
11 the *Case Management Conference* in *Kelly v. Roker*, Cv. 11-5822 JSW currently set
12 for March 16, 2012 at 1:30 pm. A *Subsequent Case Management Conference*
13 *Statement* shall be jointly filed in the same document embodying the *Case*
14 *Management Conference Statement* required in *Kelly v. Roker*, on March 9, 2012. Ms.
15 Weber may appear telephonically at said conferences, whether held at the time
16 currently scheduled or such other date and time as the Court may set.

17 Dated: January 5, 2012

18 
19 _____
20 JEFFREY S. WHITE
21 UNITED STATES DISTRICT JUDGE

22 Listing of counsel filing this paper:

23 **STEVEN AMES BROWN**
24 Entertainment Law 83363
25 69 Grand View Avenue
26 San Francisco, California 94114-2741
415/647-7700 Tele
415/285-3048 Fax
sabrown@entertainmentlaw.com

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

THERESE Y. CANNATA SBN 88032
Cannata, Ching & O'Toole, LLP
100 Pine Street, Suite 1775
San Francisco, California 94111-5127
415/409-8900 Tele
415/409-8904 Fax
tcannata@ccolaw.com

Attorneys for Plaintiff

MELISSA NEWEL SBN 148563
Methven & Associates
2232 Sixth Street
Berkeley, California 94710
510/649-4019 Tele
510/649-4024 Fax
mnewel@methvenlaw.com

Attorneys for Defendant Stroud and Andy Stroud, Inc.

DOROTHY M. WEBER, *pro hac vice*
Shukat, Arrow, Hafer, Weber &
Herbsman, LLP
111 West 57th Street, Suite 1120
New York, New York 10019
212/245-4580 Tele
212/956-6471 Fax
dorothy@musiclaw.com

Attorneys for Estate of Nina Simone

JULIA D. GREER SBN 200479
Coblentz, Patch, Duffy & Bass, LLP
One Ferry Building, Suite 200
San Francisco, California 94111-4213
ef-jdg@cpdb.com

Attorneys for Third Party Defendant Sony Music Entertainment,
erroneously sued as Sony Music Holdings, Inc.