	Case 3:08-cv-02846-SI Document 46	Filed 01/29/2009 Page 1 of 3
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5	Attorneys for Plaintiffs	
6	STOP THE CASINO 101 COALITION, CHIP WORTHINGTON, LINDA WORTHIN	IGTON
7	MARILEE MONTGOMERY, ORLEAN KO	EHLE,
	MICHAEL ERICKSON, and MICHAEL T. F	IEALY
8	IN THE UNITED STAT	ES DISTRICT COURT
9	FOR THE NORTHERN DIS	STRICT OF CALIFORNIA
10	TOR THE NORTHERN DI	STRICT OF CALIFORNIA
11	STOP THE CASINO 101 COALITION,	) Civ. No. C 08-02846 SI
12	CHIP WORTHINGTON, LINDA	)
13	WORTHINGTON, MARILEE	) STIPULATION RE
14	MONTGOMERY, ORLEAN KOEHLE, MICHAEL ERICKSON, and MICHAEL T.	) CORRECTIONS TO FIRST ) AMENDED COMPLAINT
15	HEALY,	,
	Plaintiffs,	) and
16	T familitis,	) [PROPOSED] ORDER
17	v.	)
18	DIRK KEMPTHORNE, Secretary of the	<ul><li>) Judge: HON. SUSAN ILLSTON,</li><li>) DISTRICT COURT JUDGE</li></ul>
19	United States Department of the Interior;	) BISTRIET COCKT FORCE
20	CARL J. ARTMAN, Assistant Secretary of	)
21	the United States Department of the Interior for Indian Affairs; UNITED STATES	)
22	DEPARTMENT OF THE INTERIOR;	)
23	JERRY GIDNER, Director, Bureau of Indian	. )
24	Affairs, Department of the Interior, DALE MORRIS, Pacific Regional Director, Bureau	)
	of Indian Affairs, Department of the Interior;	)
25	and UNITED STATES BUREAU OF INDIAN AFFAIRS,	)
26		)
27	Defendants.	)
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Through their undersigned counsel, the parties hereby stipulate that plaintiffs may file their First Amended Complaint as ordered by this Court, with the following textual corrections:

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Page	Line	Erroneous Text	Corrected Text
2	21	Stations	Station
2	21	publicly	privately
14	8	restored	"restored"
19	17	LLC at	LLC, a subsidiary of Station Casinos, Inc., at
20	7	Stations	Station
20	27	Stations	Station
24	7	subsidiaries of Stations	SC Sonoma Development LLC, a subsidiary of Station
26	5	Stations	Station

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IT IS SO STIPULATED.

Dated: January 28, 2009

Dated: January 28, 2009

Dated: January 28, 2009

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LAW OFFICES OF STEPHAN C. VOLKER

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/s/ Stephan C. Volker STEPHAN C. VOLKER

18

Attorneys for Plaintiffs STOP THE CASINO 101 COALITION, et al.

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UNITED STATES DEPARTMENT OF

2021

JUSTICE

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/s/ Judith Rabinowitz

23

JUDITH RABINOWITZ Attorneys for Defendants DIRK KEMPTHORNE, et al.

24

SONNENSCHEIN, NATH & ROSENTHAL

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\*

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/s/ Nicholas C. Yost NICHOLAS C. YOST

21

Attorneys for Intervenor FEDERATED INDIANS OF GRATON RANCHERIA

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	Case 3:08-cv-02846-SI Document 46 Filed 01/29/2009 Page 3 of 3		
1	[PROPOSED] ORDER		
2	Dagad on the nertice' foregoing stimulation		
3	Based on the parties' foregoing stipulation,		
4	IT IS SO ORDERED.		
5	Dated:		
6	Suran Illaton		
7			
8	HON. SUSAN ILLSTON, UNITED STATES DISTRICT JUDGE		
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	STIPULATION RE CORRECTIONS TO FIRST AMENDED COMPLAINT; ORDER - 3 -		