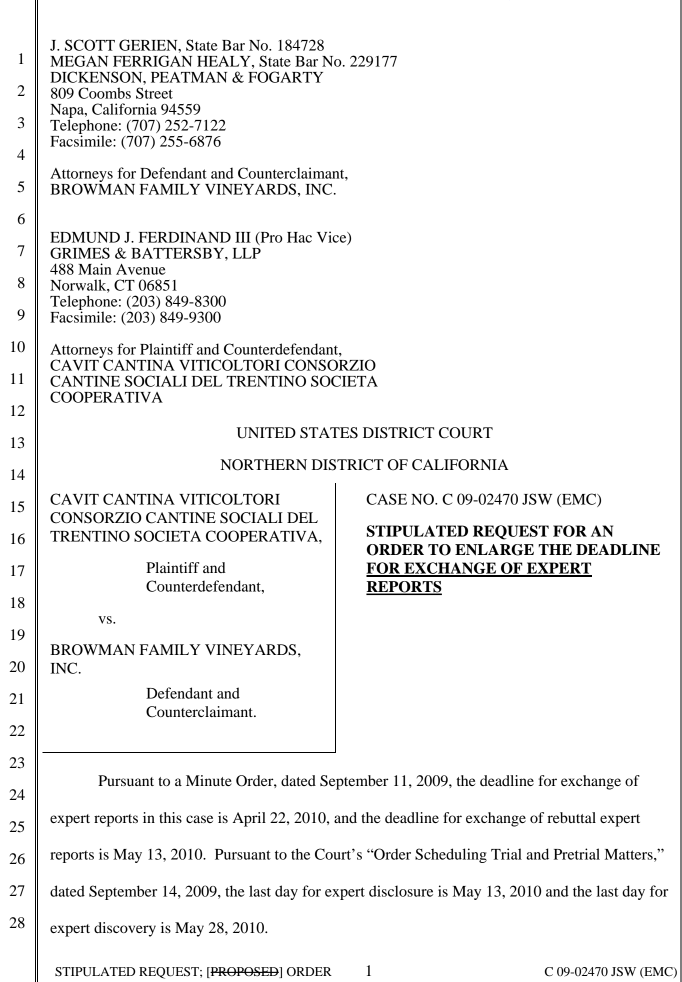
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1	Pursuant to Civil Local Rule 6-1, the parties in this action, by signature of their counsel	
2	below, hereby stipulate and request that the deadline for exchange of initial expert reports be	
3	extended by 6 days – from April 22, 2010 until 9:00 a.m. PDT on April 28, 2010. All other dates	
4	shall remain the same as set forth in the Court's Orders.	
5	Pursuant to Civil Local Rule 6-2, this stipulated request is accompanied by the Declaration	
6	of Edmund J. Ferdinand, III, which sets forth with particularity the reasons for the requested	
7	application. This application will not impact the other deadlines set by the Court related to expert	
8	discovery, nor will it impact the schedule in this case in any other respect.	
9		
10 11	Dated: <u>April 14, 2010</u>	DICKENSON, PEATMAN & FOGARTY
12		By
13		Megan Ferrigan Healy 809 Coombs Street
14		Napa, California 94559 Telephone: 707-252-7122
15		Facsimile: 707-255-6876
16		Attorneys for Defendant and
17		Counterclaimant, BROWMAN FAMILY VINEYARDS, INC.
18	Dated: April 14, 2010	GRIMES & BATTERSBY, LLP
19	Dated. April 14, 2010	·
20		By/s/ Edmund Ferdinand
21 22		488 Main Avenue Norwalk, CT 06851
23		Telephone: 203-849-8300 Facsimile: 203-849-9300
24		Attorneys for Plaintiff and
25		Counterdefendant, CAVIT CANTINA
26		
27		
28		
	STIPLILATED REQUEST: (PROPOSED) ORDER	2 C 09-02470 ISW (FMC)

[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. Date: _April 16, 2010