22

23

24

25

26

27

28

ebook, Inc. et al	
1	
2	IN THE UNITEI
3	FOR THE NORTH
4	FOR THE NORTHE
5	
6	DANIEL M. MILLER,
7	Plaintiff,
8	V.
9	FACEBOOK, INC. and YAO WEI YEO,
10	Defendants.
11	
12	Yao Wei Yeo is the only defendar
13	as to defendant Yeo in September 2010.
14	until April 2011, after a reminder notice r
15	hearing on the motion for 8:00 a.m. on M
16	2:00 P.M. on the same day.
17	The deadline for Yeo to file an op
18	was April 28. None has been filed. Yeo
19	default. Puzzlingly, on May 5, the parties
20	such that Yeo's motion to set aside his de default judgment on May 19. The stipula
21	ı deradil iddemeni on May 19. The Stibula

UNITED STATES DISTRICT COURT

ORTHERN DISTRICT OF CALIFORNIA

No. C 10-00264 WHA

ORDER DENYING STIPULATED REQUEST AND CONTINUING HEÀRING

lefendant that remains in this action. The clerk entered default 2010. Plaintiff, however, did not move for default judgment notice regarding pretrial filings was issued. Plaintiff noticed a n. on May 19, 2011. That hearing is hereby continued to

le an opposition or statement of non-opposition to the motion d. Yeo also has not filed any motion to vacate the entry of e parties filed stipulated request for an order shortening time e his default may be heard concurrently with the motion for stipulation refers to both a motion by Yeo to set aside his default and also a declaration in support thereof, but no such filings appear on the docket (Dkt. No. 138). Because the stipulated request concerns a motion that does not exist, it is **DENIED.** Even if Yeo were to file such a motion, the time remaining before the May 19 hearing is not sufficient to allow for full briefing by counsel and review by the Court.

IT IS SO ORDERED.

Dated: May 5, 2011.

NITED STATES DISTRICT JUDGE