Corral v. Federal Express Corporation et al

r. Federal Express Corporation et al		
	Case3:10-cv-05965-TEH Docun	nent29 Filed01/24/12 Page1 of 2
1 2 3 4 5 6 7 8 9	<ul> <li>LAW OFFICES OF WAUKEEN Q. McCOY</li> <li>703 Market Street, Suite 1300</li> <li>San Francisco, California 94103</li> <li>Telephone (415) 675-7705</li> <li>Facsimile (415) 675-2530</li> <li>Attorney for Plaintiff</li> <li>CHARLES CORRAL</li> <li>CHARLES W. MATHEIS, JR., ESQ. (SBN: 82476)</li> <li>FEDERAL EXPRESS CORPORATION</li> <li>2601 Main Street, Suite 340</li> <li>Irvine, CA 92614</li> <li>Telephone: (949) 862-4638</li> <li>Facsimile: (949) 862-4605</li> </ul>	
10	FEDERAL EXPRESS CORPORATION	
11 12 13	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA	
14		C N CV 10 050/5 TEH
15	CHARLES CORRAL,	Case No.: CV-10-05965-TEH
16	Plaintiff,	
17 18	v. FEDERAL EXPRESS, a corporation, GLEN DUNLOP, an individual, AND	STIPULATION BY THE PARTIES TO CONTINUE THE MANDATORY SETTLEMENT CONFERENCE
19	DOES 1-10.,	
20	Defendants.	Complaint Filed: November 22, 2010 Trial Date: August 7, 2012
21		)
22		
23	IT IS HEREBY STIPULATED by and between Plaintiff Charles Corral ("Plaintiff") and	
24	Defendant Federal Express Corporation, through their respective counsel, and subject to	
25	approval by the Court, that the mandatory settlement conference be continued from February 6,	
26	2012 to April 24, 2012. This continuance is necessary because of unavoidable changes in	
27	scheduling and calendaring conflicts that have resulted in a delay in discovery. Discovery has	
28	not been completed to an extent sufficient to allow the parties to fully prepare for the February 6,	

STIPULATION BY THE PARTIES TO CONTINUE THE MANDATORY SETTLEMENT CONFERENCE CASE NO. CV-10-05965-TEH 1

1 2012 conference. The parties are currently cooperatively engaged in written discovery as well as 2 actively pursuing deposition testimony. Plaintiff's deposition is currently scheduled for February 3 14, 2012.

The Parties also request that the conference begin at 10:00 AM or later in order to accommodate Defendant's counsel's travel schedule.

Trial is currently scheduled for August 7, 2012. Judge Henderson previously moved the pre-trial conference to July 16, 2012, and His Honor ordered that this mandatory settlement conference conclude more than five days before such date. The proposed date of April 24, 2012 is well within the time allowed.

So Stipulated:

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Dated:

DATED: January 23, 2011

LAW OFFICES OF WAUKEEN Q. McCOY

By:\_\_\_\_\_/s/ Waukeen Q. McCoy\_

Waukeen Q. McCoy, Esq. Attorney for Charles Corral

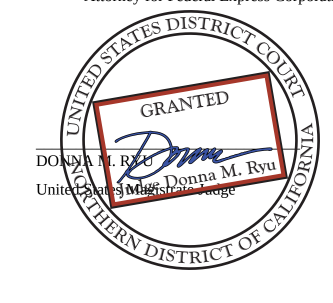
FEDERAL EXPRESS CORPORATION

DATED: January 23, 2011

IT IS SO ORDERED.

January

/s/ Charles W. Matheis, Jr By:\_\_\_\_ Charles W. Matheis, Jr., Esq. Attorney for Federal Express Corporation



2012