Petersen v	. Sur	La Table, Inc.	Doc. 22			
		Case3:11-cv-01254-CRB Document2	1 Filed08/26/11 Page1 of 4			
	1 2	Scott Jacobs, SBN 81980 sjacobs@reedsmith.com Brandon Corbridge, SBN 244934 bcorbridge@reedsmith.com	James R. Patterson, SBN 211102 HARRISON PATTERSON & O'CONNOR LLP 402 West Broadway, 29th Floor San Diego, CA 92101			
	3 4	REED SMITH LLP 355 South Grand Avenue, Suite 2900 Los Angeles, CA 90071-1514	Telephone: 619.756.6990   Facsimile: 619.756.6991			
	5	Telephone:213.457.8000Facsimile:213.457.8080	Attorneys for Plaintiff and the Class			
	6 7	Attorneys for Defendant SUR LA TABLE, INC.				
	8	UNITED STATES DISTRICT COURT				
	9	NORTHERN DISTRICT OF CALIFORNIA				
Ø	10	SAN FRANCISCO DIVISION				
f Delawar	11	LINDA PETERSEN, an individual, on behalf of	No.: 3:11-cv-01254-CRB			
P e State of	12	herself and all others similarly situated,	JOINT STIPULATION AND [TROT OSED]			
REED SMITH LLP artnership formed in the	13	Plaintiffs,	ORDER TRANSFERRING ACTION TO UNITED STATES DISTRICT COURT			
ED SM rship forr	14	VS.	FOR THE CENTRAL DISTRICT OF CALIFORNIA, 28 U.S.C. § 1404(a)			
REE ity partne	15	SUR LA TABLE, INC., a Washington corporation; and DOES 1 through 50, inclusive,				
REED SMITH LLP A limited liability partnership formed in the State of Delaware	16	Defendants.				
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WHEREAS, on February 16, 2011, Amanda Georgino filed a class action complaint in the Superior Court of California, County of Los Angeles, Case No. BC455406, on behalf of herself and a proposed statewide class consisting of all persons in California from whom Defendant Sur La Table, Inc. ("Sur La Table") requested and recorded personal identification information in conjunction with a credit card transaction (the "*Georgino* Action").

WHEREAS, on March 15, 2011, Plaintiff Linda Petersen ("Plaintiff") filed the Complaint in this action on behalf of herself and a proposed statewide class consisting of all persons from whom Sur La Table requested and recorded personal identification information in conjunction with a credit card transaction in California.

WHEREAS, on April 25, 2011, the *Georgino* Action was removed to the United States District Court for the Central District of California, Case No. CV11-03522 MMM/JEM;

WHEREAS, the parties to this action believe that the interest of justice, including the interest in judicial economy, would be best served by transferring this action to the United States District Court for the Central District of California where the first-filed *Georgino* Action is pending;

THEREFORE, the parties hereby stipulate and respectfully request that the Court transfer this action to the United States District Court for the Central District of California pursuant to 28 U.S.C. § 1404(a).

19	DATED: August 26, 2011	REED SMITH LLP
20		
21		By <u>/s/ Scott H. Jacobs</u> Scott H. Jacobs
22		Brandon W. Corbridge Attorneys for Defendant
23		SUR LA TABLE, INC.
24	DATED: August 26, 2011	HARRISON PATTERSON & O'CONNOR LLP
25		
26		By <u>/s/ James R. Patterson</u> James R. Patterson
27		Attorneys for Plaintiff
28		LINDA PETERSEN
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No.: 3:11-cv-01254-CRB

IT IS SO STIPULATED.

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1	ECF ATTESTATION				
2	I, Scott H. Jacobs, am the ECF User whose ID and Password are being used to file this:				
3	JOINT STIPULATION AND [PROPOSED] ORDER TRANSFERRING ACTION				
4	TO UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA, 28 U.S.C. § 1404(a)				
5	In compliance with General Order 45, X.B., I hereby attest that James R. Patterson concurred				
6	in this filing.				
7	Dated: August 26, 2011 REED SMITH LLP				
8					
9 10	By: <u>/s/ Scott H. Jacobs</u>				
10	Scott H. Jacobs				
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I	No.: 3:11-cv-01254-CRB - 2 -				

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