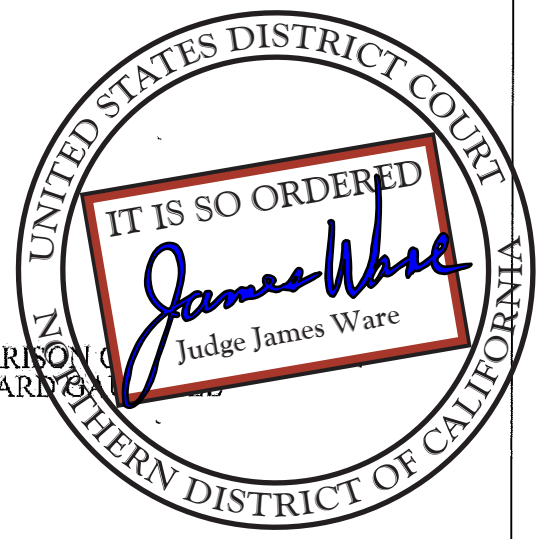


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 Telephone: (559) 229-3333  
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5 Attorney for Necessary Party Defendants  
 6 JENNIFER ST. LOUIS, RICHARD GAUSHELL, HARRISON GAUSHELL,  
 GAUSHELL, and MILES GAUSHELL by GAL, RICHARD GAUSHELL

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 8  
 9 UNITED STATES DISTRICT COURT  
 10 NORTHERN DISTRICT OF CALIFORNIA

11  
 12 INDIAN HARBOR INSURANCE COMPANY,  
 13  
 14 Plaintiff,

Case No.: C 11-05499 JW

15 v.

Filed: November 14, 2011

16 J. ROCKCLIFF REALTORS, JUDY  
 17 BRADLEY, AND ROBERT AND MARGARET  
 18 COMBS,  
 19  
 20 Defendants,

**STIPULATION EXTENDING TIME  
 FOR NECESSARY PARTY  
 DEFENDANTS TO FILE  
 RESPONSIVE PLEADING TO  
 COMPLAINT FOR DECLATORY  
 JUDGMENT**

19 And  
 20  
 21 JENNIFER ST. LOUIS, RICHARD  
 22 GAUSHELL, and HARRISON GAUSHELL,  
 23 AIDEN GAUSHELL, MILES GAUSHELL by  
 GUARDIAN AD LITEM RICHARD  
 GAUSHELL,  
 24  
 25 Necessary Party Defendants.

26 ///  
 27 ///

1 Necessary Party Defendants, JENNIFER ST. LOUIS, RICHARD GAUSHELL,  
2 HARRISON GAUSHELL, AIDEN GAUSHELL, and MILES GAUSHELL by GAL,  
3 RICHARD GAUSHELL, represented by Timothy V. Magill, Esq. and Plaintiff, INDIAN  
4 HARBOR INSURANCE COMPANY, represented by Beth Fruechtenicht-Aney, stipulate to the  
5 following:

6 Counsel for Necessary Party Defendants, Timothy V. Magill, has been ill recently, and  
7 because of that illness, has not been able to work on this matter. Because of this illness, Plaintiff,  
8 by and through counsel Beth Fruechtenicht-Aney, has agreed to extend the time limit for any  
9 responsible pleadings, from the initial January 17, 2012 due date to March 1, 2012.

10 This stipulation for an extension of time for any responsive pleading or objection, or  
11 other document, given to Necessary Party Defendants, will not in any way prejudice any party  
12 involved in this matter.

13 This stipulation is not for the purpose of delay, but rather to allow counsel for Necessary  
14 Party Defendants to overcome or resolve his illness so that these Defendants may fully and  
15 competently participate in this pending action.

16 **IT IS SO STIPULATED.**

17 DATED: February 15, 2012.

18 WILSON, ELSER MOSKOWITZ,  
19 EDELMAN & DICKER, LLP

20  
21 By: 

22 Beth Fruechtenicht-Aney, Esq.  
23 Attorneys for Plaintiff,  
24 INDIAN HARBOR INSURANCE  
25 COMPANY

26 ///

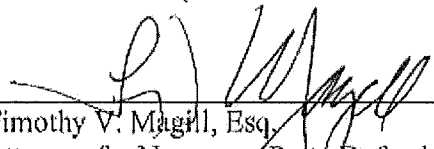
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
DATED: February 13, 2012.

MAGILL LAW OFFICES

By:   
Timothy V. Magill, Esq.  
Attorney for Necessary Party Defendants,  
JENNIFER ST. LOUIS, RICHARD  
GAUSHELL, HARRISON GAUSHELL,  
AIDEN GAUSHELL, and MILES  
GAUSHELL by GAL, RICHARD  
GAUSHEL

**IT IS SO ORDERED.**

DATED: February 21, 2012

  
JAMES WARE  
Chief Judge, United States District Court  
Northern District