Kelleher v. Kelleher et al Doc. 85

1 Jay D. Adkisson, SBC# 249061 RISER ADKISSON LLP 2 100 Bayview Circle, Suite 210 Newport Beach, CA 92677 GRANTED Ph: 949-200-7773 Fax: 877-698-0678 4 jay@risad.com Judge Maria Elena James Counsel for Plaintiff Amber Kelleher 5 6 7 8 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 10 AMBER KELLEHER, an individual, Case No. 3:13-CV-05450-MEJ 11 Plaintiff. STIPULATION RE: EXTENDING TIME 12 - VS -FOR PLAINTIFF TO ADD ESTATE OF ANN ROSE WELLS AS A DEFENDANT 13 John E. KELLEHER, et al., RE: ORDER CONTINUING CMC (Dkt. #80) Defendants. 14 15 In accordance with the terms of the settlement agreement between the Plaintiff, Defendants John 16 C. Dean and Alice S. Dean, and the (non-party) Estate of Ann Rose Wells, reached July 31, 17 2014, and the terms of which were memorialized from the bench by U.S. Magistrate Judge 18 LaPorte, the aforementioned parties* hereby stipulate that the deadline for the Plaintiff to add the 19 Estate of Ann Rose Wells as a party defendant shall be extended to August 30, 2014. 20 21 22 23

1	Respectfully submitted this 1st day of August, 2014, by:
2	/s/ Jay D. Adkisson
	Jay D. Adkisson
3	Counsel for Plaintiff Amber Kelleher
4	
5	/s/ Stephen D. Pahl Stephen D. Pahl
6	Sonia S. Shah Counsel for Defendants
U	
7	John C. Dean and Alice S. Dean and the (Non-Party) Estate of Ann Rose Wells
8	
9	CERTIFICATE OF SERVICE
3	
10	This Certifies that the above and foregoing STIPULATION RE: EXTENDING TIME FOR PLAINTIFF TO ADD ESTATE OF ANN ROSE WELLS AS A DEFENDANT RE: ORDER
4.4	CONTINUING CMC was filed via CM/ECF and thus by that method served on all counsel of
11	record this 1st day of August, 2014.
12	record this 1st day of August, 2014.
12	/s/ Jay D. Adkisson
13	Jay D. Adkisson
10	Counsel for Plaintiff Amber Kelleher
14	* Plaintiff's counsel also provided a copy of this Stipulation to counsel herein for the other remaining defendant. John E. Kelleher, by twice e-mailing their counsel, Messrs. Geonetta and Frucht, but has received no reply. This
15	Stipulation does not directly affect defendant John E. Kelleher, and Plaintiff is aware of no reason why defendant John E. Kelleher might object to this Stipulation.
16	
17	
18	
10	
19	
20	
21	
22	
23	