- 1. I am an attorney at law licensed to practice before all courts of the State of California, and am a member of the bar of this Court. I am counsel of record in this proceeding for Appellant Paravue Corporation. I have personal knowledge of the matters stated in this Declaration and, if called to testify thereto, could and would do so truthfully and competently.
- 2. I make this Declaration pursuant to Local Rule 6-2 in support of the parties' stipulation for an extension of the briefing schedule in this matter.
- 3. By previous agreement of the parties and the order of the Court, Paravue's opening brief to this Court is due by January 2, 2015, Heller Ehrman's answering brief is due by February 13, 2015, and Paravue's reply brief is due by February 27, 2015.
- 4. On December 1, 2015, only a week ago, I filed my substitution of counsel in this proceeding for Appellant Paravue Corporation. The Court approved my substitution the following day.
- 5. As the Court is aware, this proceeding is an appeal from the denial of Paravue's two claims against Heller Ehrman, LLP's bankruptcy estate in the latter's Chapter 11 case. The case materials in this matter are voluminous and involve several years of filings and proceedings in the Chapter 11 case, as well as from Heller Ehrman's previous representation of Paravue in the preceding years. I will need some additional time to review these files in order to carry out my representation of Paravue in this appeal.
- 6. The upcoming holiday season also weighs in favor of an extension of the briefing schedule. I will be out of the Bay Area from December 17 through 26, 2014 for the holidays. I have had this travel planned and my nonrefundable airline tickets booked for several months, well before I was ever contacted regarding the representation of Paravue.
- 7. In light of my recent substitution and the upcoming holidays, as well as my preplanned travel out of the Bay Area for the holiday season, I believe that a short extension of the briefing schedule is appropriate. On December 4, 2015, I contacted counsel for Heller Ehrman in this proceeding, including Marjorie E. Manning, Esq., by email to request Appellee's agreement to such an extension. The following day, Ms. Manning responded by email and graciously agreed to a revised and extended briefing schedule as I had proposed. Ms. Manning asked for an additional week in which to file Appellee's brief, to which I agreed.

1	The parties stipulate and agree to this briefing schedule and request that the Court enter an order
2	accordingly, pursuant to Local Rules 6-2 and 7-12.
3	
4	Dated: December 8, 2014. WEIXEL LAW OFFICE
5	
6	
7	By: /s/.James V. Weixel
8	By: /s/ James V. Weixel James V. Weixel
9	Attorney for Appellant PARAVUE CORPORATION
10	
11	Dated: December 8, 2014. BOLLING & GAWTHROP
12	
13	
14	By: /s/ Marjorie E. Manning Marjorie E. Manning (by consent)
15	
16	Attorney for the Post-Confirmation Liquidating Debtor, Appellee HELLER EHRMAN, LLP
17	
18	
19	ATTESTATION RE ELECTRONIC SIGNATURE(S)
20	I, James V. Weixel, counsel for Appellant Paravue Corporation, hereby attest pursuant to Local
21	Rule 5-1(i)(3) that the electronic signature(s) of other counsel and/or parties appearing above indicate(s)
22	that concurrence in the filing of this document has been obtained from each of said counsel and/or
23	parties, and that such electronic signature(s) serve(s) in lieu of said signature(s) on the document.
24	Dated: December 8, 2014. WEIXEL LAW OFFICE
25	
26	By: /s/ James V. Weixel James V. Weixel
27	
28	Attorney for Appellant PARAVUE CORPORATION
	4

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

December 12, 2014

