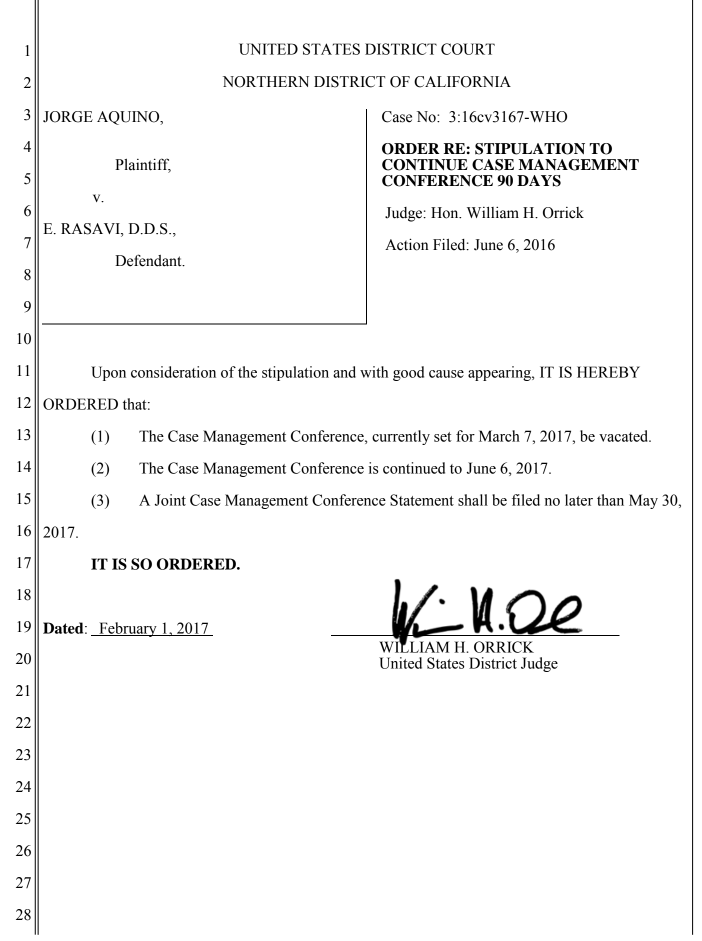
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3 4	Phillip Babich (SBN 269577) Email: pbabich@reedsmith.com Thuy T. Nguyen (SBN 313144) Email: tnguyen@reedsmith.com REED SMITH LLP 101 Second Street, Suite 1800 San Francisco, CA 94105 Telephone: (415) 543 8700 Facsimile: (415) 391 8269 Attorneys for Plaintiff Jorge Aquino			
8 9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11	JORGE AQUINO,	Case No: 3:16cv3167-WHO		
12	JORGE AQUINO,	STIPULATION AND ORDER TO		
13	Plaintiff,	CONTINUE CASE MANAGEMENT CONFERENCE 90 DAYS		
14	v.	Judge: Hon. William H. Orrick		
15	E. RASAVI, D.D.S.,	Action Filed: June 6, 2016		
16	Defendant.			
17				
18				
19	Plaintiff Jorge Aquino and Defendant Eric Razavi hereby stipulate that the Case			
20				
21	Court so order. This stipulation and request are made jointly based on the following:			
22	1. The Case Management Conference is set for March 7, 2017 [Dkt. No. 15]. In			
23	advance of the conference, the parties are required, per rule 16(b) of the Federal Rules			
24	of Civil Procedure and this Court's Case Management Order dated December 13,			
25	2016, to prepare and file a joint Case Management Conference Statement by February			
26	27, 2017.			
27	2. On January 5, 2017, the Court appointed Phillip Babich and Thuy Nguyen from Reed			
28	Smith LLP for the limited purpose of	of representing Plaintiff in the course of a		

1		settlement conference [Dkt. No. 18].	
2	3.	Plaintiff's counsel and defense counsel have engaged in a meet and confer discussion	
3		regarding a discovery plan and the case generally. The parties agree that more time is	
4		needed to prepare for a potential settlement, and that it would be premature to draft a	
5		joint Case Management Conference Statement until settlement talks have concluded.	
6	4.	Therefore, the parties hereby stipulate to and request that the Case Management	
7		Conference of March 7, 2017 be continued ninety (90) days and that all related Rule	
8		26 obligations be stayed until the Court sets a new date for the Case Management	
9		Conference.	
10			
11	It is So Stipulated.		
12	Dated: Januar	rry 27, 2017 REED S	MITH LLP
13		By	
14		Phill	p Babich T. Nguyen
15		Attor	rneys for Plaintiff Jorge Aquino
16	Dated: Januar	DEPUTY	Y ATTORNEY GENERAL
17			
18			arry T. Gower y T. Gower
19		Attor	ney for Defendant Eric Razavi, D.D.S.
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