1 2 3 4 5 6 7 8 9 10 11 12	ABRAHAM M. GEORGE (Pro Hac Vice) New York State Bar No. 4272258 LAW OFFICE OF ABRAHAM GEORGE, P.C. 44 Wall Street, 2nd Floor New York, NY 10005 Tel: 212-498-9803 Fax: 646-558-7533 E-mail: abegeorgenyc@gmail.com D. GILL SPERLEIN THE LAW OFFICE OF D. GILL SPERLEIN 345 Grove Street San Francisco, CA 94102 Tel: 415-404-6615 Fax: 415-404-6616 E-mail: gill@sperleinlaw.com Attorney for Plaintiffs Leslee A. Nelson et al and Nancy Barth		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DIST	TRICT OF CALIFORNIA	
15		)	
16	LESLEE A. NELSON individually and as	) CASE №: 3:16-CV-3797 MMC	
17	Trustee and Trustor of the LESLEE A. NELSON REVOCABLE TRUST and	) STIPULATION TO EXTEND	
18	NANCY BARTH,	<ul> <li>DEADLINE TO FILE OPPOSITION</li> <li>TO MOTION TO DISMISS AND</li> </ul>	
19	Plaintiffs,	) [PROPOSED] ORDER]	
20	v.	) )	
21	RAYAH LEVY, JESSICA JACOBSON,	) Date: Sept. 23rd, 2016	
22	RAYAH RACHEL LEVY INTERNATIONAL d/b/a "ARTEQUESTA"	) Time: 9:00 ) Court Room: 7, 19 <sup>th</sup> Floor	
23	and "AGENTS OF HUMANITY IN THE FINE ARTS", JOHN DOE and JANE DOES	)	
24	(1-10),	)	
25	Defendants.	)	
26		)	
27		-	
28		-1- Leslee A. Neslon et al v. Rayah Levy, et. a 3:16-cv-3797 MMC	

STIPULATION Dockets.Justia.com

1	WHEREAS, the Defendant Jessica Jacobson filed a motion to dismiss on August 8,		
2	2016;		
3	WHEREAS the Court continued the time and date for oral argument on that motion		
4	for September 16, 2016 at 9:00 a.m. Dkt. No. 24;		
5 6	WHEREAS Defendant Jessica Jacobson Plaintiff filed a notice continuing the hearing		
7	to September 23, 2016. Dkt. No. 25; and		
8	WHEREAS Plaintiffs' opposition to Defendant Jessica Jacobson's motion to dismiss		
9	would have been due on August 22, 2016;		
10	<b>THEREFORE</b> , the Parties do hereby <b>STIPULATE</b> as follows,		
11	THERE ORE, the Function of the objective as follows,		
12	Plaintiffs will have until August 29, 2016 to file their Opposition to Jacobson's Motion		
13	to Dismiss. Defendants will have until September 12, 2016 to file a Reply. See August 22,		
14	2016 Abe George Declaration.		
15 16	Defendant Jacobson maintains that Plaintiffs do not meet Justice Chesney's rules for an		
17	enlargement of time, but for the sake of judicial economy and professional courtesy		
18	nonetheless stipulates to the aforesaid schedule. See August 22, 2016 Abe George		
19	Declaration.		
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28	-2- Leslee A. Neslon et al y. Payah Levry, et a		

1	IT IS SO STIPULATED	
2	Dated: August 22, 2016	
3		by:
4		/s/ Abe George, Esq.
5		
6		Abraham M. George LAW OFFICES OF ABE GEORGE, ESQ. (pro hac vice pending)
7		D. Gill Sperlein
8		THE LAW OFFICE OF D. GILL SPERLEIN Attorneys for Plaintiffs
9		
10		/s/ Drew Winghart
11		Drew Winghart
12		WINGHART LAW GROUP, INC.
13		Attorney for Jessica Jacobson
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28		-3- Leslee A. Neslon et al v. Rayah Levy, et.

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2	[PROPOSED] ORDER
3	Having considered the stipulation of the Parties and finding good cause therefore, <b>IT</b>
4	
5	IS SO ORDERED:
6	1. Plaintiffs will have until August 29, 2016 to file their Opposition to Jacobson's
7	Motion to Dismiss. Defendants will have until September 12, 2016 to file a
8	Reply.
9	2. The hearing on the motion to dismiss is continued to September 30, 2016, at
10	9:00 a.m.
11 Detect: August 22 2016 $half = half$	Dated: August 22, 2016 Makine M. Chelney
12	MAXINE M. CHESNEY
13	UNITED STATES DISTRICT JUDGE
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28	-4- Leslee A. Neslon et al v. Rayah Levy, et. a

slee A. Neslon et al v. Rayah Levy, et. a 3:16-cv-3797 MMC STIPULATION