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 14 & ABEL LLP

15 IN THE UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17 SAN FRANCISCO DIVISION

18 JOSEPH SWEENEY,
 19
 20 Plaintiff,

21 vs.

22 KERI EVILSIZOR, et al.,
 23
 24 Defendants.

25 CASE NO. 3:17-CV-04866 (EMC)

26 Hon. Edward M. Chen

27 **SECOND STIPULATION TO EXTEND
 28 TIME FOR DEFENDANTS DANIEL
 CANTRELL AND WHITING FALLON
 ROSS & ABEL LLP TO RESPOND TO
 PLAINTIFF'S COMPLAINT (L.R. 6-1(a))**

Previous Response Date: October 20, 2017
 New Response Date: November 23, 2017

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1 Pursuant to Civil Local Rule 6-1(a), Plaintiff in pro per JOSEPH SWEENEY
2 (“Sweeney”), on the one hand, and Defendants DANIEL CANTRELL and WHITING FALLON
3 ROSS & ABEL LLP (collectively “Whiting”) on the other hand, by and through their counsel of
4 record, hereby stipulate as follows:

5 WHEREAS, SWEENEY and WHITING stipulated to extend time for Whiting to respond
6 to Sweeney’s complaint to October 20, 2017;

7 WHEREAS, good cause exists for this extension as SWEENEY has entered into a global
8 settlement in the underlying family court action pending family court approval, which settlement
9 includes resolution of this pending action;

10 WHEREAS, an extension for WHITING to respond to SWEENEY’s Complaint will not
11 alter the date of any event or deadline already fixed by Court order;

12 NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties hereto
13 through their respective attorneys that WHITING shall answer or otherwise respond to
14 SWEENEY’s Complaint by November 23, 2017.

15
16 Dated: October 20, 2017

ROECA HAAS MONTES DE OCA LLP

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18 By: /s/ Russell S. Roeca
19 Russell S. Roeca
20 Kyle Montes De Oca
21 Audrey Tam
22 Attorneys for Defendants
23 DANIEL CANTRELL and WHITING FALLON
24 ROSS & ABEL LLP

25
26 Dated: October 20, 2017

27 By: /s/ Joseph Sweeney
28 Joseph Sweeney, Plaintiff in pro per

