

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

VICTORIA RYAN,) Case No.: C 06-4812 PVT
Plaintiff,)
v.) **ORDER DENYING PARTIES’**
EDITIONS LIMITED WEST, INC., ET) **STIPULATION TO CHANGE THE**
AL.,) **HEARING DATE**
Defendants.) **[Docket Nos. 151 and 152]**

Following entry of an order granting as unopposed defendant Editions Limited West, Inc.’s motion for award of attorneys’ fees, plaintiff Victoria Ryan filed two stipulations by the parties to change the hearing date on that same motion. (“ELW”). See Docket Nos. 151 and 152. Both stipulations were filed on the same date as the order (though after the order had been filed) and within minutes of each other. The first stipulation bears the signature of only plaintiff’s counsel and the second stipulation includes a certification from plaintiff’s counsel that defendant’s counsel had concurred in the filing of the stipulation.¹

Originally, defendant ELW had noticed a hearing on its motion for July 28, 2009. Pursuant to Civ. L.R. 7-3, “[a]ny opposition to a motion must be served and filed not less than 21 days before the hearing date.” Any opposition to the motion was due no later than July 7, 2009. As of July 13,

¹ The parties’ stipulations bear the date of July 10, 2009. However, both were filed on July 13, 2009 after the court had already entered its order.

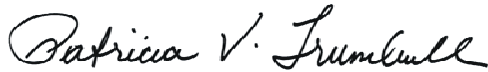
1 2009, no opposition was filed and the court granted as unopposed defendant ELW's motion for
2 award of attorneys' fees. ("July 13, 2009 Order"). See Docket No. 150. Pursuant to Civ. L.R. 7-7
3 (a), a timely notice of continuance was not filed. Because an opposition to the above-specified
4 motion was never filed, Civ. L.R. 7-7(b) is not applicable here. Accordingly,

5 IT IS HEREBY ORDERED that the parties' stipulation to change the hearing date on
6 defendant Editions Limited West, Inc.'s motion for award of attorneys' fees is denied as moot.²

7 Upon the required showing, plaintiff may move for reconsideration pursuant to Civ. L.R. 7-9.
8 Alternatively, plaintiff may move for relief from a judgment or order pursuant to Rule 60(b).

9 IT IS SO ORDERED.

10 Dated: July 14, 2009



11 PATRICIA V. TRUMBULL
12 United States Magistrate Judge

13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

² The holding of this court is limited to the facts and particular circumstances underlying the present stipulations.