Clem v. Page et al				Dog. 11
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6 7	– and – DARREN J. ROBBINS (16859 TRAVIS E. DOWNS III (1482	74)		
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12	eluedeke@rgrdlaw.com			
13	Attorneys for Plaintiff			
14	UN	NITED STATES	DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA			
16	OAKLAND DIVISION			
17	PATRICIA M. McKENNA, De Behalf of GOOGLE INC.,	erivatively on )	No. 11-cv-04248-PJH	NED.
18	P.	laintiff, )	STIPULATION AND [PROPOSED] ORD CONSOLIDATING ACTIONS AND APPOINTING LEAD COUNSEL	ER
19	vs.	)		
20	LARRY PAGE, et al.,	) )		
21 22	– and –	efendants. )		
23	GOOGLE INC., a Delaware co	rporation,		
24	N	ominal Party. )		
25	[Caption continued on following	g page.]		
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27				
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1	JAMES CLEM, Derivatively on Behalf of GOOGLE INC.,	No. 11-cv-04249-RMW
2	Plaintiff,	)
3	vs.	)
4		
5	LARRY PAGE, et al.,  Defendants.	) )
6	– and –	)
7	GOOGLE INC., a Delaware corporation,	) )
8	Nominal Defendant.	, )
9	AVROHOM GALLIS, Derivatively on Behalf of GOOGLE INC.,	No. 11-cv-04270-LHK
10		
11	Plaintiff,	)
12	vs.	) )
13	ERIC E. SCHMIDT, et al.,  Defendants.	) )
14	- and -	
15	GOOGLE INC., a Delaware corporation,	) )
16	Nominal Defendant.	) )
17		)
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WHEREAS, there are presently three shareholder derivative actions on behalf of nominal defendant Google Inc. ("Google" or the "Company") pending in this Court, as follows:

Case Name	Case No.	Date Filed
McKenna v. Page, et al.	CV-11-04248-PJH	August 29, 2011
Clem v. Page, et al.	CV-11-04249-RMW	August 29, 2011
Gallis v. Schmidt, et al.	CV-11-04270-LHK	August 29, 2011

WHEREAS, *McKenna*, *Clem* and *Gallis* (together, the "Actions") assert breach of fiduciary duty and related claims on behalf of Google against its directors and certain top officers that arise from the same or substantially similar facts, occurrences and transactions;

WHEREAS, the parties have met and conferred and agree that the Actions should be consolidated under Rule 42(a) of the Federal Rules of Civil Procedure, and that consolidation of the Actions will promote judicial economy and preserve both public and private resources;

WHEREAS, counsel for plaintiffs in the Actions have met and conferred and agree that the law firms of Robbins Geller Rudman & Dowd LLP, Robbins Umeda LLP and Pomerantz Haudek Grossman & Gross LLP should be appointed lead counsel for plaintiffs in the Actions;

WHEREAS, defendants take no position as to the appointment of lead counsel for plaintiffs in the Actions; and

WHEREAS, the parties have met and conferred regarding defendants' acceptance of service of the summons and complaints, as well as a schedule for the filing and service of a consolidated complaint and defendants' responses thereto.

THEREFORE, IT IS STIPULATED AND AGREED by the parties, through their respective counsel of record, as follows:

1. The following actions shall be consolidated for all purposes, including pre-trial proceedings and trial:

Case Name	Case No.	Date Filed
McKenna v. Page, et al.	CV-11-04248-PJH	August 29, 2011
Clem v. Page, et al.	CV-11-04249-RMW	August 29, 2011
Gallis v. Schmidt, et al.	CV-11-04270-LHK	August 29, 2011

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2. Every pleading filed in this consolidated action, or in any separate actions included 1 2 herein, shall bear the following caption: UNITED STATES DISTRICT COURT 3 NORTHERN DISTRICT OF CALIFORNIA 4 5 SAN JOSE DIVISION Master File No. CV-11-04248-PJH 6 In re GOOGLE INC. SHAREHOLDER DERIVATIVE LITIGATION 8 This Document Relates To: 9 ALL ACTIONS 10 3. When a case which properly belongs as part of In re Google Inc. Shareholder 11 12 Derivative Litigation, Master File No. CV-11-04248-PJH, is hereafter filed in the Court or 13 transferred here from another court, this Court requests the assistance of lead counsel in calling to the attention of the Clerk of the Court the filing or transfer of any case which might properly be 14 15 consolidated as part of the consolidated action, and lead counsel are to assist in assuring that counsel in subsequent actions receive notice of this Order. 16 17 4. Defendants are not required to respond to the complaint in any action consolidated 18 into this action, other than a consolidated complaint or a complaint designated as the operative 19 complaint. 20 5. This Order shall apply to each case, arising out of the same or substantially the same transactions or events as the Actions, which is subsequently filed in, removed to, or transferred to this Court. 22 23 6. Pursuant to Fed. R. Civ. P. 5(b)(2)(E)-(F), service by e-mail transmission shall be 24 permitted in addition to service via ECF notification. For non-CM/ECF participants, service shall be deemed effective upon transmission of e-mail. 25 26 I. APPOINTMENT OF LEAD COUNSEL FOR PLAINTIFFS 27 7. Robbins Geller Rudman & Dowd LLP, Robbins Umeda LLP and Pomerantz Haudek Grossman & Gross LLP shall serve as lead counsel for plaintiffs in the Actions. Lead counsel shall

STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS AND APPOINTING LEAD COUNSEL - Master File No. CV-11-04248-PJH

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have authority to speak for plaintiffs in matters regarding pre-trial and trial procedure and settlement negotiations, and shall make all work assignments in such manner as to facilitate the orderly and efficient prosecution of the Actions and to avoid duplicative or unproductive efforts.

- 8. Defendants take no position as to the appointment of lead counsel for plaintiffs in the Actions.
- 9. Defendants' counsel may rely upon all agreements made with plaintiffs' lead counsel, and such agreements shall be binding on all plaintiffs.

#### ACCEPTANCE OF SERVICE II.

10. Counsel for defendants and nominal defendant shall accept service of the summons and complaint within five business days after entry of this Order.

#### III. **SCHEDULE**

- 11. Plaintiffs shall have thirty five (35) days after this Stipulation is signed to file and serve an Amended Consolidated Complaint. The Amended Consolidated Complaint shall be the operative complaint and shall supersede all complaints filed in any of the actions consolidated herein.
- 12. Defendants and nominal defendant Google shall have thirty (30) days from the filing of the Amended Consolidated Complaint to respond to the Amended Consolidated Complaint.
- 13. In the event that any defendant and/or nominal defendant files a motion under Rule 12 of the Federal Rules of Civil Procedure in response to the Amended Consolidated Complaint, plaintiffs shall have thirty (30) days to file and serve their opposition to the motion(s). Defendants and nominal defendant Google shall have twenty (20) days to file and serve reply memoranda, if any.
- 14. All motions shall be noticed in accordance with the Civil Local Rules, unless otherwise ordered by the Court.

648183 1

1 2	DATED: September, 2011	ROBBINS GELLER RUDMAN & DOWD LLP DARREN J. ROBBINS
		TRAVIS E. DOWNS III
3		BENNY C. GOODMAN III ERIK W. LUEDEKE
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14		Attorneys for Plaintiff Patricia M. McKenna
15	I, Travis E. Downs III, am the ECF user	whose ID and password are being used to file this
16	LEAD COUNSEL. In compliance with Genera	CONSOLIDATING ACTIONS AND APPOINTING l Order 45, X.B., I hereby attest that Marc I. Gross
17	has concurred in this filing.	
18	DATED: September, 2011	POMERANTZ HAUDEK GROSSMAN
19		& GROSS LLP MARC I. GROSS
20		JEREMY A. LIEBERMAN FEI-LU QIAN
21		
22		s/ Marc I. Gross MARC I. GROSS
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	415/433-6382 (fax)
13 14	Attorneys for Plaintiff Avrohom Gallis
15	I, Travis E. Downs III, am the ECF user whose ID and password are being used to file this
	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS AND APPOINTING LEAD COUNSEL. In compliance with General Order 45, X.B., I hereby attest that Felipe J. Arroyo
16	has concurred in this filing.
17	DATED: September, 2011 ROBBINS UMEDA LLP
18	BRIAN J. ROBBINS FELIPE J. ARROYO
19	SHANE P. SANDERS GINA STASSI
20	
21	s/ Felipe J. Arroyo
22	FELIPÉ J. ARROYO
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1	HOLZER HOLZER & FISTEL, LLC
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5	770/392-0029 (fax)
6	Attorneys for Plaintiff James Clem
7	I, Travis E. Downs III, am the ECF user whose ID and password are being used to file this
8	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS AND APPOINTING LEAD COUNSEL. In compliance with General Order 45, X.B., I hereby attest that Boris Feldman has concurred in this filing.
9	DATED: September, 2011 WILSON SONSINI GOODRICH &
10	ROSATI, P.C. BORIS FELDMAN
11	ELIZABETH C. PETERSON DIANE M. WALTERS
12	BRYSON S. SANTAGUIDA
13	
14	s/ Boris Feldman
15	BORIS FELDMAN
16	650 Page Mill Road Palo Alto, CA 94304
17	Telephone: 650/493-9300 650/493-6811 (fax)
18	Attorneys for Nominal Defendant Google, Inc.
	and Defendants Larry Page, Sergey Brin, Eric E.
19	Schmidt, L. John Doerr, John L. Hennessy, Paul S. Otellini, K. Ram Shriram, Shirley M.
20	Tilghman, Nikesh Arora and Patrick Pichette
21	* * *
22	O R D E R
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.
24	DATED: 9/19/11
25	THE HONOR AS LE DO ORDERED TO HAMILTON UNITED STATES TO DE LA CONTROL DE
26	UNITED STABE OF THE STABLE OF
27	Julia Villa
28	DISTRICTOR

CAND-ECF- Page 1 of 1

## Mailing Information for a Case 4:11-cv-04248-PJH

#### **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

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# • Bryson Scott Santaguida bsantaguida@wsgr.com

### • Diane Marie Walters dwalters@wsgr.com,smills@wsgr.com

• Shawn A. Williams shawnw@rgrdlaw.com,khuang@rgrdlaw.com,e\_file\_sd@rgrdlaw.com,e\_file\_sf@rgrdlaw.com

#### **Manual Notice List**

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

#### Boris Feldman

Wilson Sonsini Goodrich & Rosati A Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050

#### Erik W Luedeke

Robbins geller Rudman & Dowd LLP 655 West Broadway Suite 1900 San Diego, CA 92101-3301