1 2 3 4 5 6 7 8 9	John F. Cove, Jr. (SBN 212213) Perry Grossman (SBN 260570) BOIES, SCHILLER & FLEXNER LLP 1999 Harrison Street, Suite 900 Oakland, California 94612 Telephone: (510) 874-1000 Facsimile: (510) 874-1460 Bruce A. Weil (FL State Bar No. 816469) Lawrence V. Ashe (FL state Bar No. 932280) BOIES, SCHILLER & FLEXNER LLP 100 S. E. 2 ND Street, Suite 2800 Miami, FL 33131-2144 Telephone: (305) 539-8400 Facsimile: (305) 539-1307 <i>To Appear Pro Hac Vice</i> <i>Attorneys for Plaintiff Robert Zangrillo</i>	
10 11		
11	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	ROBERT ZANGRILLO,	Case No.: 12-cv-00217-RMW
15	Plaintiff,	FOURTH STIPULATION AND
16	VS.	TIME TO FILE OPPOSITION TO MOTION TO DISMISS AND REPLY
17	PAUL GARDI,	TO OPPOSITION AND TO CONTINUE CASE MANAGEMENT
18	Defendant.	CONFERENCE
19		[Filed concurrently with Declaration of Perry M. Grossman in Support of Fourth
20		Stipulation Enlarging Time to File Opposition to Motion to Dismiss and
21		Reply to Opposition and to Continue Case Management Conference.]
22 23		Date: None Time: None
23 24		Time: None Courtroom: None Judge: Hon Ronald M Whyte
24		Judge: Hon. Ronald M. Whyte
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	FOURTH STIPULATION AND [] ORDER ENLARGING TIME TO FILE OPPOSITION TO MOTION TO DISMISS AND REPLY TO OPPOSITION AND TO CONTINUE CASE MANAGEMENT CONFERENCE CASE NO. 12-CV-00217-RMW Dockets.Justia.cc	

WHEREAS, Plaintiff Robert Zangrillo commenced this action on December 13, 2011; WHEREAS, Defendant Paul Gardi removed this action to this Court on January 13, 2012; WHEREAS, Defendant moved to dismiss Plaintiff's claim for civil extortion on January 20, 2012 (the "Motion");

WHEREAS, the parties met and conferred on January 31, 2012, regarding a non-litigated resolution of this matter;

WHEREAS, at their meeting on January 31, 2012, the parties reached agreement on the terms of a non-litigated resolution of this matter and are presently in the process of preparing documentation to effectuate that agreed-upon resolution, which resolution will result in a voluntary dismissal of this action with prejudice;

WHEREAS, the parties have now exchanged settlement documents and are currently finalizing those documents, which are of such a nature and complexity that a reasonable period of time, likely thirty days, will be required to finalize and execute the related documentation;

WHEREAS, this stipulation is not entered into for the purpose of delay, but instead to avoid the needless expenditure of resources by the parties and this Court in view of the fact that the parties have been able to achieve a settlement of this matter and now need only to prepare and execute the related settlement documentation; and

NOW THEREFORE, the parties, by and through their undersigned counsel, hereby stipulate as follows:

1. Pursuant to Civil L.R. 6-2, Plaintiff's time to file his opposition to the Motion is extended to and including May 14, 2012.

2. Pursuant to Civil L.R. 6-2, Defendant's time to file his reply to Plaintiff's opposition is extended to and including May 21, 2012.

3.

Pursuant to Civil L.R. 6-2, the hearing on the motion to dismiss is continued until

FOURTH STIPULATION AND [] ORDER ENLARGING TIME TO FILE OPPOSITION TO MOTION TO DISMISS AND REPLY TO OPPOSITION AND TO CONTINUE CASE MANAGEMENT CONFERENCE CASE NO. 12-CV-00217-RMW

