Erickson Productions	Inc et al v. Kraig R Kast		Doc. 72
1 2 3 4 5 6 7 8	NELSON & McCULLOCH LLP Kevin McCulloch (pro hac vice) kmcculloch@nelsonmcculloch.com 155 East 56th Street New York, New York 10022 Telephone: (212) 355-6050 Fax: (646) 308-1178 Attorney for Plaintiffs LAW OFFICE OF PAUL W. REIDL Paul W. Reidl (CA Bar No. 155221) 241 Eagle Trace Drive Half Moon Bay, California 94019 Telephone: (650) 560-8530 paul@reidllaw.com Attorney for Defendant		
10	UNITED STATES	DISTRICT COURT	
11		ICT OF CALIFORNIA	
12		G N 5 12 GV 05 172 UDI	
13	ERICKSON PRODUCTIONS, INC. and	Case No. 5:13-CV-05472-HRL	
14	JIM ERICKSON,	ECF Case Electronically Filed	
15	Plaintiffs,	ORDER GRANTING	
	V.	STIPULATION OR JOINT MOTION TO ADJOURN PRE-TRIAL	
16	KRAIG R. KAST,	CONFERENCE	
17	Defendant.	Judge: Hon. Howard R. Lloyd	
18		Courtroom: 2 (5th Floor)	
19		Complaint Filed: March 12, 2012 Case Transferred: December 3, 2012	
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21		[Re: Dkt. 71]	
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28	January Marray Paragraphy		
	JOINT MOTION TO ADJOURN - 3 - PRE-TRIAL CONFERENCE	CASE No. 5:13-CV-05472-HRL	
		Dockets.J	ustia.com

STIPULATION OR JOINT MOTION TO ADJOURN PRE-TRIAL CONFERENCE

PLEASE TAKE NOTICE that upon this Stipulation and/or Joint Motion, Plaintiffs Jim Erickson and Erickson Productions, Inc. and Defendant Kraig Kast, by and through their undersigned attorneys, do hereby jointly move this Court, before the Honorable Howard R. Lloyd, for an order adjourning the Pre-Trial Conference in this matter currently scheduled for November 25, 2014.

The parties request an adjournment of the conference (i) to allow the parties additional time to pursue the prospects of settlement in light of the Court's recent summary judgment ruling and (ii) to allow the parties additional time to prepare the requisite pre-trial submissions in the event that settlement discussions are not fruitful, and (iii) due to unavoidable scheduling conflicts for undersigned counsel due to the holidays. The parties respectfully request that the Court adjourn the pre-trial conference for at least 21 days to a date in mid-December or thereafter that is convenience fort the Court.

The parties jointly submit this request and motion for adjournment.

Dated: November 5, 2014

Stipulated and submitted by

s/ Kevin McCulloch
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5	paul@reidllaw.com Attorney for Defendant	
6		
7	ORDER	
8		
9	The final pretrial conference is continued to December 16, 2014, 1:30 p.m. Related deadlines for pretrial submissions are adjusted accordingly. SO ORDERED.	
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11	Datada Navamban 6 2014	
12	Dated: November 6, 2014	
13	Howard R. Lloyd	
14 15	United States Magistrate Judge	
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