Achey et al v. Infoblox, Inc. et al

Doc. 12

Pursuant to Civil Local Rules 3-12(b) and 7-11 of the United States

District Court for the Northern District of California, Paul Ansfield, the plaintiff
in the putative related *Ansfield* case (as defined below), hereby moves the Court
to consider whether the following three cases, all filed in the Northern District
of California, qualify as related actions:

Case Name	Case Number	Judge Assigned	Date Filed
Ansfield v. Infoblox	No. 14-cv-	Hon. Vince	May 30, 2014
Inc., et. al. ("Ansfield")	02500-VC	Chhabria	
Begaj v. Infoblox	No. 14-cv-	Hon. Phyllis J.	June 4, 2014
Inc., et al. ("Beqaj")	02564-PJH	Hamilton	June 4, 2014
Achey, et al. v. Infoblox Inc., et al. ("Achey")	No. 14-cv- 02644-BLF	Hon. Beth Labson Freeman	June 9, 2014

Civil Local Rule 3-12(a) provides that an action is related to another when "(1) The actions concern substantially the same parties, property, transaction or event; and (2) It appears likely that there will be an unduly burdensome duplication of labor and expense or conflicting results if the cases are conducted before different Judges." These criteria are met here.

All three cases are putative class actions, brought on behalf of Infoblox Inc. stockholders. Plaintiffs in all the actions name the same defendants and allege similar claims of securities fraud pursuant to Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 and Rule 10b-5 promulgated thereunder.

Given that the same parties, transactions and events are involved in all three cases, it appears likely that there will be an unduly burdensome duplication of labor and expense and possible conflicting results, if the three cases are conducted before different Judges. Accordingly, the Court should relate these actions under Civil Local Rule 3-12.

In compliance with Local Rule 7-11, movant obtained a stipulation from the plaintiffs in both actions, agreeing that the cases should be related. Movant also conferred with counsel for the defendant, who stated defendant has no

1	objection to the filing of this A	dministrative Motion, nor to the relation of the
2	actions. For the foregoing reasons, plaintiff respectfully requests the Court	
3	enter an order relating the <i>Ansfield</i> , <i>Begaj</i> and <i>Achey</i> actions.	
4		
5	Dated: June 16, 2014	GARDY & NOTIS, LLP
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18		Counsel for Plaintiff Ansfield
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CERTIFICATION OF SERVICE

I hereby certify that on June 16, 2014, I authorized the electronic filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I caused to be mailed the foregoing document or paper via email to any non-CM/ECF participants.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on June 16, 2014.

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12 13	Counsel for Plaintiff Paul Ansfield	
14	UNITED STATES DI	STRICT COURT
15	NORTHERN DISTRICT SAN FRANCISC	OF CALIFORNIA
10		O DI VISION
16	PAUL ANSFIELD, Individually and	Case No. 3:14-cv-2500-VC
	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly	Case No. 3:14-cv-2500-VC
16	PAUL ANSFIELD, Individually and	
16 17	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated,	Case No. 3:14-cv-2500-VC STIPULATION AND (PROPOSED) ORDER
16 17 18	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff,	Case No. 3:14-cv-2500-VC STIPULATION AND [PROPOSED] ORDER RELATING ACTIONS
16 17 18 19	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA,	Case No. 3:14-cv-2500-VC STIPULATION AND [PROPOSED] ORDER RELATING ACTIONS
16 17 18 19 20	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D.	Case No. 3:14-cv-2500-VC STIPULATION AND [PROPOSED] ORDER RELATING ACTIONS
16 17 18 19 20 21	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA,	Case No. 3:14-cv-2500-VC STIPULATION AND [PROPOSED] ORDER RELATING ACTIONS
116 117 118 119 220 221 222	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA, Defendants.	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014
16 17 18 19 20 21 22 23 24	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA,	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014
16 17 18 19 20 21 22 23 24 25	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA, Defendants.	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014
16 17 18 19 20 21 22 23 24 25 26	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA, Defendants.	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014
16 17 18 19 20 21 22 23 24 25 26 27	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA, Defendants.	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014
16 17 18 19 20 21 22 23 24 25 26	PAUL ANSFIELD, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA, Defendants.	Case No. 3:14-cv-2500-VC STIPULATION AND PROPOSED ORDER RELATING ACTIONS Date Filed: May 30, 2014

1 2	DONNA L. ACHEY and LINDSAY E. DURHAM, Individually and on Behalf of All Others Similarly Situated	Case No. 5:14-cv-02644-BLF Date Filed: June 9, 2014
3	Plaintiffs,	Dute I fied. Julie 7, 2014
4	·	
5	v. INFOBLOX INC., ROBERT D.	
6	THOMAS, and REMO E. CANESSA,	
7	Defendants.	
8	CAEEDIN DEOAL Individually and on	Case No. 4:14-cv-02564-PJH
9	SAFEDIN BEQAJ, Individually and on Behalf of All Others Similarly Situated,	
10	Plaintiff,	Date Filed: June 4, 2014
10	v.	
12	INFOBLOX INC., ROBERT D. THOMAS, and REMO E. CANESSA,	
13	Defendants.	
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	Stipulation and [Proposed] Order Relating A	Actions Case No. 3:14-cv-2500-VC

1	WHEREAS, between May 30, 2014 and June 9, 2014, the above-	
2	captioned actions ("Related Actions") were filed;	
3	WHEREAS, each action is a purported class action brought by, and on	
4	behalf of, the Infoblox Inc. public stockholders. Plaintiffs in all the Related	
5	Actions name the same defendants and allege similar claims of securities fraud	
6	pursuant to Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 and	
7	Rule 10b-5 promulgated thereunder.	
8	WHEREAS, all parties to the Related Actions agree that these matters	
9	should be related before one Judge;	
10	WHEREAS, all parties to the Related Actions agree that the actions are	
11	likely to result in unduly burdensome duplication of labor and expense or	
12	conflicting results if the cases are conducted before different Judges;	
13	THEREFORE, IT IS HEREBY STIPULATED by and between the	
14	Parties to these Related Actions, by and through their respective undersigned	
15	counsel, and agreed that the above captioned actions should be Related pursuant	
16	to Civil Local Rules 3-12, 7-11 and 7-12.	
17	IT IS SO STIPULATED.	
18	Respectfully Submitted By:	
19		
20	Dated: June 16, 2014 GARDY & NOTIS, LLP	
21	/* · · · · · · · · · · · · · · · · · · ·	
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20		Thomas and Items 21 canessa
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22		ROPOSED ORDER
23	•	n of the parties, and good cause appearing, the
24	Court hereby approves the Stip	ulation. IT IS SO ORDERED ES DISTRICT
25	DATED: <u>June 26, 2</u> 014 H	
26		IT IS SO ORDERED
27		5 17 18 30
28		Judge Vince Chhabria
	Stipulation and [Proposed] Ord	

LOCAL RULE 5-1(i)(3) CERTIFICATION

I Jennifer Sarnelli hereby attest that concurrence in the filing of the document has been obtained from each of the other signatories to this Stipulation and [Proposed] Order to Relate Cases.

GARDY & NOTIS, LLP

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