I

1		
2		
3		
4		
5	UNITED STATES DISTRICT COURT	
6	SOUTHERN DISTRICT OF CALIFORNIA	
7		
8	ONDRE SELTZER, an individual,	CASE NO. 10CV1245 JLS (BLM)
9	Plaintiff, vs.	ORDER RE: MARCH 1, 2012, HEARING
10	HEADS AND TAILS, INC., a California	
11	Corporation; ANTHONY LOIACONO, ANTHONY LOIACONO, an individual; and	
12	Does 1 through 10, Inclusive,	
13	Defendant.	
14	Presently before the Court is Defendants Heads and Tails, Inc., and Anthony Loiacono's	
15	(collectively, "Defendants") motion to enforce agreed settlement and dismiss action. (Mot. to	
16	Enforce, ECF No. 29) Also before the Court are Plaintiff Ondre Seltzer's ("Seltzer") response in	
17	opposition, (Resp. in Opp'n, ECF No. 35), and Defendants' reply in support, (Reply in Supp., ECF	
18	No. 28). A hearing on the motion is currently scheduled for March 1, 2012, at 1:30p.m.	
19	The Court finds that in light of the factual issues raised by Seltzer, the motion cannot be	
20	decided absent an evidentiary hearing. See Callie v. Near, 829 F.2d 888, 890 (9th Cir. 1987)	
21	("Where material facts concerning the <i>existence</i> or <i>terms</i> of an agreement to settle are in dispute,	
22	the parties must be allowed an evidentiary hearing.") (citing Russell v. Puget Sound Tug & Barge	
23	<i>Co.</i> , 737 F.2d 1510, 1511 (9th Cir. 1984)). Thus, in lieu of the hearing on Defendants' motion, the	
24	Court will hold a status hearing on March 1, 2012, to set an evidentiary hearing for this matter.	
25	IT IS SO ORDERED.	
26	DATED: February 22, 2012	
27	H	anis L. Sammaitino norable Janis L. Sammartino
28	Un	ited States District Judge
	- 1	- 10cv1245