Whitfield v.	Pick Up Stix, Inc. et al			1	
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1 2 3 4	LAW OFFICES OF JOHN BENEDICT JOHN BENEDICT, ESQ. NEVADA BAR NO. 005581 2190 E. PEBBLE ROAD, SUITE 260 LAS VEGAS, NEVADA 89123 Telephone: (702) 333-3770 Facsimile: (702) 361-3685				
5 6 7 8 9 10	STOKES ROBERTS & WAGNER ARCH STOKES ADMITTED <i>PRO HAC VICE</i> JOHN R. HUNT ADMITTED <i>PRO HAC VICE</i> RONALD R. GIUSSO ADMITTED <i>PRO HAC VICE</i> 3593 HEMPHILL STREET ATLANTA, GA 30337 Telephone: (404) 766-0076 Facsimile: (404) 766-8823				
11					
12	UNITED STATES DISTRICT COURT				
13	DISTRICT OF NEVADA				
14					
	HENRY A. WHITFIELD,	Case No.	2:10-CV-00099-E	ECR (PAL)	
15	Plaintiff,				
16 17 18	v. PICK UP STIX, INC., a California corporation et al.	CONT	JLATION AND (INUANCE OF SE CONERENC	TTLEMENT	
19	Defendants.				
20					
21	Plaintiff, Henry A. Whitfield, by and through his attorney, Matthew Beasley, Esq., of the				
22	Beasley Law Group and Defendants, Pick Up Stix, Inc. and Pick Up Stix Nevada, Inc., by and				
23	through their attorney John R. Hunt, Esq. of Stokes Roberts & Wagner, hereby stipulate and				
24					
25	agree as follows:				
26	1. On January 17, 2013, the Court entered an Order scheduling a settlement conference in				
27	this action for March 15, 2013, before United States Magistrate Judge Peggy Leen;				
28					
20					

4840-3353-7042.1

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1	2. Defendants have a preexisting conflict on this date that will interfere with their					
2	attendance at the conference;					
3	3. Defendants' counsel has conferred with plaintiff's counsel about rescheduling the date of					
4	the conference and plaintiff's counsel has agreed to reschedule the conference;					
6	4. This is the first request by any party to have the conference rescheduled;					
7	5. The parties respectfully request that the conference be rescheduled for a date in April					
8	2013, excluding April 5, 16-19, 20, 24, 29 and 30;					
9	6. This stipulation is made in good faith and not for the purpose of causing undue delay.					
10	DATED this 23 rd day of January, 2013.					
11	BEASLEY LAW GROUP LAW OFFICES OF JOHN BENEDICT					
12	s/s Matthew Beasley John Benedict					
13 14	Beasley Law GroupLaw Offices of John Benedict3090 West Durango Drive, Suite 2002190 E. Pebble Road, Suite 260Law Vages NW 80117Law Vages NW 80122					
15	Las Vegas, NV 89117Las Vegas, NV 89123Attorneys for PlaintiffLocal Counsel for Defendants					
16	STOKES DODEDTS & WACNED ALC					
17	STOKES ROBERTS & WAGNER, ALC <u>s/s John R. Hunt</u>					
18	Admitted Pro Hac Vice Arch Y. Stokes					
19	Admitted Pro Hac Vice Ronald R. Giusso					
20	Admitted Pro Hac Vice Attorneys for Defendants					
21 22						
22	ORDER					
24	IT IS SO ORDERED. that the settlement conference currently scheduled for					
25	March 15, 2013, at 9:30 a.m., is VACATED and CONTINUED to April 12, 2013, at 9:30 a.m. Confidential settlement statements are due to chambers by 4:00 p.m.,					
26	April 5, 2013.					
27	Dated: January 28, 2013 UNITED STATES MAGISTRATE JUDGE					
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2	CERTIFICATE OF SERVICE					
3	I hereby certify that on the date below I electronically filed the above with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing					
4	to all attorneys of record:					
5	Matthew Beasley					
6	Beasley Law Group 3090 West Durango Drive, Suite 200					
7	Las Vegas, NV 89117					
8	This 23 rd day of January, 2013.					
9	s/s John R. Hunt					
10						
11						
12	Submitted by:					
13	<u>s/s John R. Hunt, Esq.</u> Admitted Pro Hac Vice					
14	STOKES ROBERTS & WAGNER, ALC					
15	3593 Hemphill Street Atlanta, GA 30337					
16	404-766-0076 Attorneys for Defendants					
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