Stark et al v.	Seattle	Seahawks et al	

al v. S	eattle Seahawks et al			I				
	Case 2:06-cv-01719-JLR	Document 17	Filed 01/31/2007	Page 1 of 3				
1	THE HONORABLE JAMES ROBART							
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6								
7								
8	IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON							
9	FOR THE WES	AT SEAT		N				
10	FRED and KATHLEEN STARK, a	married		D				
11	couple,		ase No. CV 06-1719 JL	ĸ				
12	Plaintif vs.	, D	TIPULATION AND [] RDER SETTING BR	-				
13	THE SEATTLE SEAHAWKS,		CHEDULE RE PLAI REQUEST FOR INJUN					
14	FOOTBALL NORTHWEST, LLC,	a R	ELIEF	CIIVE				
15	Washington limited liability compa- FIRST & GOAL, INC., a Washingt	on N	oted: Wednesday, Jan	nuary 31, 2007				
16	corporation, THE WASHINGTON PUBLIC STADIUM AUTHORITY							
17	Washington municipal corporation, LORRAINE HINE, in her capacity							
18	of the Washington State Public State Authority board of directors,							
19								
20	Defend	ants						
21	STIPULATION							
22	On November 29, 2006, Pla	intiffs Fred and	Kathleen Stark filed the	eir Complaint in the				
23	above-captioned matter, concurrently moving for a preliminary injunction to enjoin Defendants							
24	from conducting pat-down searches	at Seahawks' h	ome games at Qwest Fi	eld. During a				
25								
	STIPULATION AND [PROPOSED] OF SETTING BRIEFING SCHEDULE RE PLAINTIFFS' REQUEST FOR INJUN RELIEF - 1		999 SEA	LAW OFFICES HARRIGAN LEYH & TOLLEFSON LLP THIRD AVENUE, SUITE 4400 ITTLE, WASHINGTON 98104 6) 623-1700 FAX, (206) 623-8717				

telephone conference with the Court on December 8, 2006, the parties agreed that Plaintiffs'

Motion for Preliminary Injunction (Docket No. 10) would be stricken to allow for fuller 2

development of the issues.

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By Minute Entry of the same date (Docket No. 11), the Court directed the parties to file a briefing schedule in connection with Plaintiffs' request for injunctive relief.

Accordingly, the parties have conferred and jointly propose the expedited discovery and briefing schedule set forth below.

ORDER

The Court, having considered the parties' proposal, hereby sets the following discovery 10 and briefing schedule:

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11	Event	Deadline			
12	Defendants to serve responsive declarations	January 26, 2007			
13	Last day to serve written discovery	February 16, 2007			
14	Plaintiffs to serve rebuttal declarations	March 30, 2007			
15	Last day to conduct depositions	April 30, 2007			
16	Parties to file opening briefs	May 18, 2007			
17	Parties to file responsive briefs	June 8, 2007			
18	Evidentiary hearing/oral argument	Week of June 25, 2007			
19	(to be determined after consultation with Court)				
20	IT IS SO ORDERED				
21	DATED this day of, 2007.				
22					
23	HONORABLE JAMES L. R UNITED STATES DISTRIC				
24					
25					
	STIPULATION AND [PROPOSED] ORDER SETTING BRIEFING SCHEDULE RE PLAINTIFFS' REQUEST FOR INJUNCTIVE RELIEF - 2	LAW OFFICES DANIELSON HARRIGAN LEYH & TOLLEFSON LLP 999 THIRD AVENUE, SUITE 4400 SEATTLE, WASHINGTON 98104 TEL, (206) 623-1700 FAX, (206) 623-8717			

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1 2	Presented by: DANIELSON HARRIGAN LEYH & TOLLEFSON LLP
3	
4	By <u>/s/ Timothy G. Leyh</u> Timothy G. Leyh, WSBA #14853
5	Christopher T. Wion, WSBA #33207 Attorneys for Plaintiffs Fred and Kathleen Stark
6	FOSTER PEPPER LLC
7	FOSTER PEPPER LLC
8	
9	By <u>/s/ Tim J. Filer</u> Tim J. Filer, WSBA #16285
10	Jeffrey Miller, WSBA #28077 Attorneys for First & Goal and Football NW
11	
12	BALL JANIK LLP
13	
14	By <u>/s/ John Dunbar</u>
15	John Dunbar, WSBA #15509 Attorneys for Washington State Public Stadium Authority
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	STIPULATION AND [PROPOSED] ORDER SETTING BRIEFING SCHEDULE RE PLAINTIFFS' REQUEST FOR INJUNCTIVE RELIEF - 3 Case No. CV 6-1719 LAW OFFICES DANIELSON HARRIGAN LEYH & TOLLEFSON LLP 999 THIRD AVENUE, SUITE 4400 SEATTLE, WASHINGTON 98104 TEL, (206) 623-1700 FAX, (206) 623-8717