

**UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF
CALIFORNIA (Western Division - Los Angeles)
CIVIL DOCKET FOR CASE #: 2:12-cv-04095-GW-FMO**

eDrop Off Chicago LLC et al v. Nancy R Burke et al
Assigned to: Judge George H Wu
Referred to: Magistrate Judge Fernando M. Olguin
Cause: 28:1332 Diversity-Libel,Assault,Slander

Date Filed: 05/10/2012
Jury Demand: Both
Nature of Suit: 320 Assault Libel &
Slander
Jurisdiction: Diversity

Plaintiff

eDrop Off Chicago LLC

represented by **Dominique R Shelton**
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Plaintiff

Corri McFadden

represented by **Dominique R Shelton**
(See above for address)
ATTORNEY TO BE NOTICED

Erin Lee Jeanette Pfaff
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V.

Defendant

Nancy R Burke
TERMINATED: 05/12/2012

Defendant

Midley Inc
doing business as
Purseblogcom

represented by **Ian C Ballon**
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Defendant

Does
1-10 inclusive
TERMINATED: 05/12/2012

Amicus

Electronic Frontier Foundation

represented by **Corynne M McSherry**
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Date Filed	#	Docket Text
05/10/2012	1	COMPLAINT against Defendants Nancy R Burke, Does 1-10 inclusive, Midley Inc. Case assigned to Judge George H Wu for all further proceedings. Discovery referred to Magistrate Judge Fernando M. Olguin. (Filing fee \$ 350: PAID) Jury Demanded., filed by plaintiffs eDrop Off Chicago LLC, Corri McFadden. (ghap) Modified on 5/10/2012 (ghap). (Entered: 05/10/2012)
05/10/2012		21 DAY Summons Issued re Complaint - (Discovery) 1 as to Defendants Nancy R Burke, Midley Inc. (ghap) (Entered: 05/10/2012)
05/10/2012	2	NOTICE OF APPLICATION AND EX PARTE APPLICATION for Temporary Restraining Order and Order to Show Cause re: Preliminary Injunction, filed by plaintiffs Corri McFadden, eDrop Off Chicago LLC. Lodged Order. (ghap) Modified on 5/10/2012 (ghap). (Entered: 05/10/2012)
05/10/2012	3	DECLARATION of Dominique R Shelton in Support of re APPLICATION and EX PARTE APPLICAITON for Temporary Restraining Order and Order to Show Cause re: Preliminary Injunction 2 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (ghap) Modified on 5/10/2012 (ghap). (Entered: 05/10/2012)
05/10/2012	4	DECLARATION of Corri McFadden in Support of re APPLICATION and EX PARTE APPLICATION for Temporary Restraining Order and Order to Show Cause re: Preliminary Injunction 2 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (ghap) (Entered: 05/10/2012)
05/10/2012	5	CERTIFICATION AND NOTICE of Interested Parties filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC, (ghap) (Entered: 05/10/2012)
05/10/2012	6	NOTICE TO PARTIES OF COURT-DIRECTED ADR PROGRAM filed. (ghap) (Entered: 05/10/2012)
05/11/2012	7	MINUTES (IN CHAMBERS): ORDER DENYING EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER AND SETTING BRIEFING AND HEARING SCHEDULE RE PRELIMINARY INJUNCTION by Judge George H Wu:

		denying 2 Ex Parte Application for TRO; Hearing on whether a preliminary injunction should issue will take place on June 4, 2012 at 8:30 a.m. (SEE DOCUMENT FOR DETAILS) (jag) (Entered: 05/11/2012)
05/12/2012	8	ANSWER to Complaint - (Discovery), Complaint - (Discovery) 1 with JURY DEMAND filed by defendant Midley Inc.(Ballon, Ian) (Entered: 05/12/2012)
05/12/2012	9	NOTICE OF DISMISSAL filed by Plaintiff eDrop Off Chicago LLC, Corri McFadden pursuant to FRCP 41a(1) as to Nancy R Burke, Does. (Shelton, Dominique) (Entered: 05/12/2012)
05/13/2012	10	EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> filed by Plaintiffs eDrop Off Chicago LLC, Corri McFadden. (Attachments: # 1 Proposed Order Granting Ex Parte Motion for Voluntary Dismissal of Defendant Midley, Inc. <i>d/b/a PurseBlog.com</i>)(Shelton, Dominique) (Entered: 05/13/2012)
05/14/2012	11	MINUTE ORDER IN CHAMBERS re: EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 by Judge George H Wu. The Court is in receipt of plaintiffs Ex Parte Application (Dkt. 10) filed May 13, 2012. Opposition briefs, if any, are due by May 15, 2012 at noon. The application will be deemed submitted upon the filing of the opposition. The May 15, 2012 hearing date is thereby vacated and taken off calendar. IT IS SO ORDERED. (kti) (Entered: 05/14/2012)
05/14/2012	12	Supplemental EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> filed by Plaintiffs eDrop Off Chicago LLC, Corri McFadden.(Shelton, Dominique) (Entered: 05/14/2012)
05/15/2012	13	Opposition Opposition re: EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 filed by Defendant Midley Inc. (Attachments: # 1 Declaration of Lori Chang in Support of Opposition to Ex Parte Motion for Voluntary Dismissal, # 2 Exhibit 1 - 5 to Chang Declaration)(Ballon, Ian) (Entered: 05/15/2012)
05/15/2012	14	REPLY In Support EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Pfaff, Erin) (Entered: 05/15/2012)
05/17/2012		TEXT ONLY ENTRY - IN CHAMBERS by Judge George H Wu. The Court, on its own motion, sets a Status Conference on May 18, 2012 at 1:30 P.M. IT IS SO ORDERED. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (kti) TEXT ONLY ENTRY (Entered: 05/17/2012)
05/18/2012	16	MINUTES OF Status Conference Re Plaintiff's Ex Parte For Voluntary Dismissal of Midley, Inc. 10 held before Judge George H Wu: The Court's Tentative Ruling is circulated and attached hereto. Court hears oral argument. Defendants will file a supplemental brief by May 24, 2012. Plaintiffs' response, if any, will be filed by noon on May 29, 2012. The ex parte application is continued to June 1, 2012, at 8:30 a.m. Parties may appear telephonically provided that notice is given to the clerk by May 30, 2012. Court Reporter: Rosalyn Adams. (jre) (Entered: 05/22/2012)
05/22/2012	15	Standing Order Re Final Pre-Trial Conferences for Civil Jury Trials Before Judge George H. Wu. (See Order for details.) (kti) (Entered: 05/22/2012)
05/22/2012	17	MINUTE ORDER IN CHAMBERS by Judge George H Wu. On the Courts own motion, a Scheduling Conference is set for June 28, 2012 at 8:30 a.m. A Joint 26(f) Report shall be filed with the Court not later than June 14, 2012. See Civil L.R. 26-1.

		(See Order for details.) (kti) (Entered: 05/22/2012)
05/24/2012	18	REPLY Opposition EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 <i>Supplemental Brief Re Prejudice by Defendant Midley, Inc., dba Purseblog.com in Opposition to Plaintiffs' Exd Parte Motion for Voluntary Dismissal</i> filed by Defendant Midley Inc. (Attachments: # 1 Declaration Chang Supp Decl ISO Midley's Oppos to Pltfs Motion for Voluntary Dismissal, # 2 Exhibit A to Chang Supp Decl ISO Midley's Oppos to Pltfs Motion for Voluntary Dismissal, # 3 Exhibit B to Chang Supp Decl ISO Midley's Oppos to Pltfs Motion for Voluntary Dismissal, # 4 Exhibit C to Chang Supp Decl ISO Midley's Oppos to Pltfs Motion for Voluntary Dismissal, # 5 Exhibit D to Chang Supp Decl ISO Midley's Oppos to Pltfs Motion for Voluntary Dismissal)(Ballon, Ian) (Entered: 05/24/2012)
05/25/2012	19	NOTICE Notice of Errata filed by Defendant Midley Inc. (Attachments: # 1 Exhibit A to Notice of Errata)(Ballon, Ian) (Entered: 05/25/2012)
05/25/2012	29	APPLICATION to File Amicus Brief filed by Amicus Curiae Electronic Frontier Foundation. Lodged proposed Order and curiae brief. (pj) (Entered: 05/30/2012)
05/25/2012	30	CERTIFICATION AND NOTICE of Interested Parties filed by Amicus Curiae Electronic Frontier Foundation, (pj) (Entered: 05/30/2012)
05/25/2012	31	NOTICE of Appearance filed by attorney Marcia Hofmann on behalf of Amicus Electronic Frontier Foundation (pj) (Entered: 05/30/2012)
05/25/2012	32	CERTIFICATE OF SERVICE filed by Amicus Curiae Electronic Frontier Foundation, re MOTION to File Amicus Brief 29 , Certificate/Notice of Interested Parties 30 , Notice of Appearance 31 served on 5/25/2012. (pj) (Entered: 05/30/2012)
05/29/2012	20	MEMORANDUM in Opposition to <i>Motion for Leave to File Brief Amicus Curiae</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (McCord, Clinton) (Entered: 05/29/2012)
05/29/2012	21	RESPONSE IN SUPPORT of Supplemental EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 12 , EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (McCord, Clinton) (Entered: 05/29/2012)
05/29/2012	22	APPLICATION for Leave to File Confidential Victim Declaration filed by Plaintiff eDrop Off Chicago LLC. Application set for hearing on 6/1/2012 at 08:30 AM before Judge George H Wu. (Attachments: # 1 Declaration Confidential Victim Declaration Requested to Be Filed Under Sea)(Shelton, Dominique) (Entered: 05/29/2012)
05/29/2012	23	APPLICATION for Order for Confidential Victim Declaration, APPLICATION for Leave to File Confidential Victim Declaration(Application set for hearing on 6/1/2012 at 08:30 AM before Judge George H Wu.) filed by Plaintiff eDrop Off Chicago LLC. (Shelton, Dominique) (Main Document 23 replaced on 8/13/2012) (jag). (Entered: 05/29/2012)
05/29/2012	24	DECLARATION of Dominique R. Shelton Supplemental EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 12 <i>Without Exhibits (due to hyperlinks and Court's CM/ECF Notice) Full Declaration with Exhibits to Be Filed Expeditiously</i> filed by Plaintiff eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 05/29/2012)

05/29/2012	25	DECLARATION of Dominique R. Shelton AMENDED DECLARATION (with exhibits) in support of Supplemental EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 12 , EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Attachments: # 1 Exhibit A through P)(McCord, Clinton) (Entered: 05/29/2012)
05/29/2012	26	NOTICE OF ERRATA filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. correcting Declaration (Motion related), Declaration (Motion related) 25 <i>Corrected Exhibit E to Supplemental Declaration of Dominique R. Shelton</i> (McCord, Clinton) (Entered: 05/29/2012)
05/29/2012	27	NOTICE of Tentative Settlement filed by defendant Midley Inc. (Attachments: # 1 Exhibit 1 to Notice of Tentative Settlement)(Chang, Lori) (Entered: 05/29/2012)
05/29/2012	28	Opposition re: APPLICATION for Leave to File Confidential Victim Declaration 22 , APPLICATION for Order for Confidential Victim Declaration APPLICATION for Leave to File Confidential Victim Declaration 23 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit 1 to Opposition to Plaintiff Motion for Leave to File Supplemental Third-Party Declaration Under Seal)(Chang, Lori) (Entered: 05/29/2012)
05/30/2012		TEXT ONLY ENTRY (IN CHAMBERS) by Judge George H Wu; The time to appear on Plaintiff's EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 , presently set for June 1, 2012, has changed from 8:30 a.m. to 9:00 a.m. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY.(.jag) TEXT ONLY ENTRY (Entered: 05/30/2012)
05/30/2012	33	APPENDIX filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. Re: Response in Support of Motion, 21 <i>Appendix of Authority</i> (McCord, Clinton) (Entered: 05/30/2012)
06/01/2012	36	MINUTES OF PLAINTIFFS EX PARTE FOR VOLUNTARY DISMISSAL OF MIDLEY, INC., D/B/A PURSEBLOG.COM (FILED 5/13/12) by Judge George H Wu: The Court's Tentative Ruling is circulated and attached hereto. Court hears oral argument. Plaintiffs' motion is TAKEN UNDER SUBMISSION. Court to issue ruling on or before July 11, 2012. Amicus Curiae Electronic Frontier Foundation's Application to File Amicus Brief, is DENIED. Plaintiffs Application for Leave to File Under Seal Supplemental Declaration in Support of Motion to Dismiss, filed on May 29, 2012 is placed under seal and DENIED. 29 Motion to File Amicus Brief; taking under advisement 10 Ex Parte Application to Dismiss (bp) . Court Reporter: Wil Wilcox (Entered: 06/05/2012)
06/05/2012	35	TRANSCRIPT for proceedings held on 05-18-2012 1:30 p.m.. Court Reporter/Electronic Court Recorder: ROSALYN ADAMS, CSR 11794, phone number (213) 894-2665. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Electronic Court Recorder before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Notice of Intent to Redact due within 7 days of this date. Redaction Request due 6/26/2012. Redacted Transcript Deadline set for 7/6/2012. Release of Transcript Restriction set for 9/3/2012. (Duvall, Richard) (Entered: 06/05/2012)
06/05/2012		NOTICE OF FILING TRANSCRIPT filed for proceedings 05-18-2012 1:30 p.m. re Transcript 35 THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (Duvall, Richard) TEXT ONLY ENTRY (Entered: 06/05/2012)

06/05/2012	37	SUPPLEMENT to EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 ; <i>STIPULATION THAT ILLINOIS CITIZEN PARTICIPATION ACT APPLIES TO THE ALLEGATIONS OF COMPLAINT</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Pfaff, Erin) (Entered: 06/05/2012)
06/06/2012	38	NOTICE OF ERRATA filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. <i>Filing Corrected Exhibit "2" to Plaintiffs' Stipulation That Illinois' Citizen Participation Act Applies to the Allegations of Plaintiffs' Complaint</i> (Pfaff, Erin) (Entered: 06/06/2012)
06/07/2012	39	SUPPLEMENT to EX PARTE APPLICATION to Dismiss Defendant Midley Inc <i>d/b/a PurseBlog.com</i> 10 ; <i>SUPPLEMENT TO STIPULATION THAT ILLINOIS CITIZEN PARTICIPATION ACT APPLIES TO THE ALLEGATIONS OF COMPLAINT</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Pfaff, Erin) (Entered: 06/07/2012)
06/07/2012	40	<i>OBJECTIONS AND RESPONSE TO PLAINTIFFS PURPORTED STIPULATION AND SUPPLEMENTAL FILINGS</i> filed by Defendant Midley Inc. (Ballon, Ian) (Entered: 06/07/2012)
06/08/2012	41	NOTICE OF FILING FIRST AMENDED COMPLAINT IN CHICAGO ACTION filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Attachments: # 1 Exhibit A) (Shelton, Dominique) (Entered: 06/08/2012)
06/12/2012	42	MINUTES (IN CHAMBERS): ORDER by Judge George H Wu: denying 10 Ex Parte Application to Dismiss. (SEE DOCUMENT FOR DETAILS) (Attachments: # 1 COURT RULING) (jag) (Entered: 06/12/2012)
06/13/2012	43	NOTICE OF UNAVAILABILITY DUE TO PRE-PLANNED TRAVEL filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 06/13/2012)
06/22/2012	44	STATUS REPORT <i>DEFENDANT MIDLEY, INC.S SCHEDULING RULE 26(f) REPORT</i> filed by Defendant Midley Inc. (Ballon, Ian) (Entered: 06/22/2012)
06/26/2012	45	Joint STIPULATION to Continue Scheduling Conference from June 28, 2012 to July 20, 2012 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Attachments: # 1 Proposed Order)(Shelton, Dominique) (Entered: 06/26/2012)
06/27/2012	46	ORDER by Judge George H Wu, re Stipulation to Continue 45 , IT IS HEREBY ORDERED: 1. That the Joint Stipulation to Continue Scheduling Conference is Granted. 2. The Scheduling Conference is continued until July 23, 2012 at 8:30 a.m. (pj) (Entered: 06/28/2012)
07/07/2012	47	NOTICE of Association of Counsel associating attorney Mark Goldowitz on behalf of Defendant Midley Inc. Filed by Defendant Midley Inc (Goldowitz, Mark) (Entered: 07/07/2012)
07/09/2012	48	NOTICE OF MOTION AND MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 filed by defendant Midley Inc. Motion set for hearing on 8/9/2012 at 08:30 AM before Judge George H Wu. (Goldowitz, Mark) (Entered: 07/09/2012)
07/09/2012	49	DECLARATION of Vladimir Dusil in support of MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 filed by Defendant Midley Inc.

		(Attachments: # 1 Exhibit Ex. A. to Dusil Dec. iso SMTS)(Goldowitz, Mark) (Entered: 07/09/2012)
07/09/2012	50	DECLARATION of Lori Chang in support of MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit Exhibit A to L. Chang Declaration iso SMTS, # 2 Exhibit Exhibit B to L. Chang Declaration iso SMTS, # 3 Exhibit Exhibit C to L. Chang Declaration iso SMTS, # 4 Exhibit Exhibit D to L. Chang Declaration iso SMTS, # 5 Exhibit Exhibit E to L. Chang Declaration iso SMTS, # 6 Exhibit Exhibit F to L. Chang Declaration iso SMTS)(Goldowitz, Mark) (Entered: 07/09/2012)
07/09/2012	51	DECLARATION of Paul Clifford in support of MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit A to P. Clifford declaration iso SMTS, # 2 Exhibit B to P. Clifford declaration iso SMTS, # 3 Exhibit C to P. Clifford declaration iso SMTS, # 4 Exhibit D to P. Clifford declaration iso SMTS, # 5 Exhibit E to P. Clifford declaration iso SMTS, # 6 Exhibit F to P. Clifford declaration iso SMTS, # 7 Exhibit G to P. Clifford declaration iso SMTS)(Goldowitz, Mark) (Entered: 07/09/2012)
07/09/2012	52	NOTICE OF LODGING filed re MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 (Attachments: # 1 Proposed Order Granting Special Motion to Strike)(Goldowitz, Mark) (Entered: 07/09/2012)
07/09/2012	53	JOINT REPORT Rule 26(f) Discovery Plan ; estimated length of trial 5-7 days, filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC.. (Pfaff, Erin) (Entered: 07/09/2012)
07/16/2012	54	APPLICATION for Leave to File Amicus Curiae Brief In Support Of Defendant Midley's Special Motion to Strike the Plaintiffs' Complaint filed by Amicus Curiae Electronic Frontier Foundation. Application set for hearing on 8/9/2012 at 08:30 AM before Judge George H Wu. (Attachments: # 1 Brief of Amicus Curiae Electronic Frontier Foundation, # 2 Proposed Order)(McSherry, Corynne) (Entered: 07/16/2012)
07/19/2012	55	NOTICE of Manual Filing filed by Plaintiff eDrop Off Chicago LLC of CONFIDENTIAL FORMER MODERATOR DECLARATION IN SUPPORT OF OPPOSITION TO DEFENDANT'S MOTION TO STRIKE. (Shelton, Dominique) (Entered: 07/19/2012)
07/19/2012	56	NOTICE of Manual Filing filed by Plaintiff eDrop Off Chicago LLC of PLAINTIFFS' APPLICATION FOR LEAVE TO FILE UNDER SEAL CONFIDENTIAL FORMER MODERATOR DECLARATION IN SUPPORT OF OPPOSITION TO DEFENDANT'S MOTION TO STRIKE AND [PROPOSED] ORDER. (Shelton, Dominique) (Entered: 07/19/2012)
07/19/2012	57	OPPOSITION re: MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Main Document 57 replaced on 8/13/2012) (jag). (Entered: 07/19/2012)
07/19/2012	70	APPLICATION for Leave to File UNDER SEAL confidential former moderator declaration in support of Opposition to Defendant's motion to strike filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. Lodged proposed Order. (pj) (Main Document 70 replaced on 8/13/2012) (jag). (Entered: 07/24/2012)

07/20/2012	58	DECLARATION of Katherine Wilson In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	59	DECLARATION of Michael Tonello In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	60	DECLARATION of Sarena Weil In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	61	DECLARATION of Priscilla Wadsworth In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	62	DECLARATION of Alyssa Klein In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	63	DECLARATION of Corri McFadden In Opposition To MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 & <i>In Support of Plaintiffs' Opposition to Special Motion to Strike</i> filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	64	DECLARATION of Dominique R. Shelton in Opposition to MOTION to Strike Complaint Complaint - (Discovery), Complaint - (Discovery) 1 48 filed by Plaintiff Corri McFadden. (Attachments: # 1 Declaration Exhibit K to Shelton Decl, # 2 Declaration Exhibit L to Shelton Decl, # 3 Declaration Exhibit M to Shelton Decl, # 4 Declaration Exhibit N to Shelton Decl, # 5 Declaration Exhibit O to Shelton Decl.) (Shelton, Dominique) (Entered: 07/20/2012)
07/20/2012	65	NOTICE OF ERRATA filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. correcting Objection/Opposition (Motion related) 57 and <i>Attaching Amended Plaintiffs' Opposition Brief</i> (Attachments: # 1 Exhibit A)(Shelton, Dominique) (Entered: 07/20/2012)
07/23/2012	66	NOTICE OF MOTION AND MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF POINTS AND AUTHORITIES filed by plaintiffs Corri McFadden, eDrop Off Chicago LLC. Motion set for hearing on 8/20/2012 at 08:30 AM before Judge George H Wu. (Attachments: # 1 Declaration Dominique R. Shelton, # 2 Declaration Corri McFadden, # 3 Proposed Order)(Shelton, Dominique) (Entered: 07/23/2012)
07/23/2012	67	NOTICE OF MOTION AND MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed

		Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint filed by plaintiffs Corri McFadden, eDrop Off Chicago LLC. Motion set for hearing on 8/20/2012 at 08:30 AM before Judge George H Wu. (Attachments: # 1 Proposed Order) (Shelton, Dominique) (Entered: 07/23/2012)
07/23/2012	68	NOTICE That Exhibit "G" To The Declaration of Dominique R. Shelton In Opposition to Motion to Strike Complaint Is Intentionally Left Blank filed by plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 07/23/2012)
07/23/2012	69	NOTICE OF ERRATA filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. correcting MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 NOTICE OF ERRATA: RE: CORRECTED EXHIBIT A TO MOTION AND MOTION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT; MEMORANDUM OF POINTS & AUTHORITY IN SUPPORT THEREOF (Attachments: # 1 Exhibit Corrected Exhibit A to Motion for Leave to Amend Proposed FAC, # 2 Exhibit A to Proposed FAC, # 3 Exhibit B to Proposed FAC, # 4 Exhibit C to Proposed FAC, # 5 Exhibit D to Proposed FAC, # 6 Exhibit E to Proposed FAC, # 7 Exhibit F to Proposed FAC, # 8 Exhibit G Part 1 to Proposed FAC, # 9 Exhibit G Part 2 to Proposed FAC, # 10 Exhibit G Part 3 to Proposed FAC, # 11 Exhibit G Part 4 to Proposed FAC, # 12 Exhibit G Part 5 to Proposed FAC, # 13 Exhibit G1 Part 1 to Proposed FAC, # 14 Exhibit G1 Part 2 to Proposed FAC, # 15 Exhibit G1 Part 3 to Proposed FAC, # 16 Exhibit G1 Part 4 to Proposed FAC, # 17 Exhibit G1 Part 5 to Proposed FAC, # 18 Exhibit G1 Part 6 to Proposed FAC, # 19 Exhibit G1 Part 7 to Proposed FAC, # 20 Exhibit G1 Part 8 to Proposed FAC, # 21 Exhibit G1 Part 9 to Proposed FAC, # 22 Exhibit G1 Part 10 to Proposed FAC, # 23 Exhibit G1 Part 11 to Proposed FAC, # 24 Exhibit G1 Part 12 to Proposed FAC, # 25 Exhibit G1 Part 13 to Proposed FAC, # 26 Exhibit G1 Part 14 to Proposed FAC, # 27 Exhibit G1 Part 15 to Proposed FAC, # 28 Exhibit G1 Part 16 to Proposed FAC, # 29 Exhibit G1 Part 17 to Proposed FAC, # 30 Exhibit G1 Part 18 to Proposed FAC, # 31 Exhibit G1 Part 19 to Proposed FAC, # 32 Exhibit G1 Part 20 to Proposed FAC, # 33 Exhibit G1 Part 21 to Proposed FAC, # 34 Exhibit G1 Part 22 to Proposed FAC, # 35 Exhibit G1 Part 23 to Proposed FAC, # 36 Exhibit G1 Part 24 to Proposed FAC, # 37 Exhibit G1 Part 25 to Proposed FAC, # 38 Exhibit G1 Part 26 to Proposed FAC, # 39 Exhibit G1 Part 27 to Proposed FAC, # 40 Exhibit G1 Part 28 to Proposed FAC, # 41 Exhibit G1 Part 29 to Proposed FAC, # 42 Exhibit G1 Part 30 to Proposed FAC, # 43 Exhibit G1 Part 31 to Proposed FAC, # 44 Exhibit G1 Part 32 to Proposed FAC, # 45 Exhibit G1 Part 33 to Proposed FAC, # 46 Exhibit G1 Part 34 to Proposed FAC, # 47 Exhibit G1 Part 35 to Proposed FAC, # 48 Exhibit H to Proposed FAC, # 49 Exhibit I to Proposed FAC, # 50 Exhibit J to Proposed FAC)(Shelton, Dominique) (Entered: 07/23/2012)
07/23/2012	71	MINUTES OF Scheduling Conference held before Judge George H Wu: Court and counsel confer. For reasons stated on the record, Defendant Midley, Inc.'s Motion to Strike Plaintiffs' Complaint 48 , filed on July 9, 2012, and set for August 9, 2012, is taken off-calendar. Plaintiffs' Motion for Leave to Conduct Discovery, Pursuant to Rule 56(d) of the Federal Rules of Civil Procedure and in Connection with Defendant Midley, Inc.'s Motion to Strike Complaint Pursuant to CCP §425.16 66 , filed on July 9, 2012, and Plaintiffs' Motion for Leave to File First Amended Complaint 67 , filed on

		July 23, 2012, and set for August 20, 2012, are advanced to August 9, 2012 at 8:30 a.m. Oppositions will be filed by July 27, 2012. Replies to the motions, if any, will be filed by August 2, 2012. Court Reporter: Anne Kielwasser. (jre) (Entered: 07/25/2012)
07/25/2012	72	ORDER by Judge George H Wu: granting 70 Plaintiffs' Application for Leave to file confidential former moderator declaration in support of Opposition to Defendant's motion to strike (pj) (Entered: 07/26/2012)
07/25/2012	73	SEALED DOCUMENT- [CONFIDENTIAL] FORMER MODERATOR DECLARATION in Support of Plaintiffs' Opposition to Defendant Midley, Inc.'s Special Motion to Strike Complaint. (mat) (Entered: 07/26/2012)
07/28/2012	74	OPPOSITION to MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 , MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Defendant Midley Inc. (Goldowitz, Mark) (Entered: 07/28/2012)
07/28/2012	75	DECLARATION of Vladimir Dusil In opposition to MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 , MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit A to Vladimir Dusil Declaration)(Goldowitz, Mark) (Entered: 07/28/2012)

07/28/2012	76	<p>DECLARATION of Lori Chang in opposition to MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 , MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit A to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 2 Exhibit B to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 3 Exhibit C to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 4 Exhibit D to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 5 Exhibit E to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 6 Exhibit F to Lori Chang Declaration in Opposition to Motions to Amend and for discovery, # 7 Exhibit G to Lori Chang Declaration in Opposition to Motions to Amend and for discovery)(Goldowitz, Mark) (Attachment 5 replaced on 8/13/2012) (jag). (Entered: 07/28/2012)</p>
07/30/2012	77	<p>Joint STIPULATION to Exceed Page Limitation as to Defendant's Opposition to Plaintiffs' Motions to Amend Complaint and For Discovery filed by defendant Midley Inc. (Attachments: # 1 Proposed Order allowing oversized brief in lieu of separate briefs)(Goldowitz, Mark) (Entered: 07/30/2012)</p>
07/30/2012	78	<p>NOTICE Notice of Errata Re: Dusil Declaration in Opposition to Motions to Amend and for Discovery filed by DEFENDANT Midley Inc. (Goldowitz, Mark) (Entered: 07/30/2012)</p>
07/30/2012	79	<p>DECLARATION of Vladimir Dusil in opposition to MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 , MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT</p>

		<p>TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Defendant Midley Inc. (Attachments: # 1 Exhibit 1 to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 2 Exhibit 2 to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 3 Exhibit 3 to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 4 Exhibit 4 to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 5 Exhibit 5 (Part 1) to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 6 Exhibit 5 (Part 2) to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery, # 7 Exhibit 6 to Dusil Declaration in Opposition to Motions to Amend Complaint and for Discovery)(Goldowitz, Mark) (Main Document 79 replaced on 8/13/2012) (jag). (Entered: 07/30/2012)</p>
08/01/2012	80	<p>ORDER ALLOWING OVERSIZED BRIEF IN LIEU OF SEPARATE BRIEFS by Judge George H Wu. Purseblog may file a single consolidated brief in opposition to plaintiffs' motion for leave to file first amended complaint and for leave to conduct discovery, in lieu of two separate opposition briefs; and Plaintiffs may either file a single consolidated reply brief of not more than 30 pages or separate reply brief of not more than 15 pages each, re Stipulation to Exceed Page Limitation, 77 (bp) (Entered: 08/02/2012)</p>
08/02/2012	81	<p>DECLARATION re MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Shelton, Dominique) (Entered: 08/02/2012)</p>
08/02/2012	82	<p>REPLY In Support Of MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint MOTION for Leave to To File First Amended Complaint; Memorandum of Points & Authority In Support Thereof [Filed Concurrently Herewith: Exhibit "A" [Proposed] First Amended Complaint 67 , MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT</p>

		TO CCP §425.16; MEMORANDUM OF MOTION for Leave to TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE AND IN CONNECTION WITH DEFENDANT MIDLEY, INC. d/b/a PURSEBLOG.COMS SPECIAL MOTION TO STRIKE COMPLAINT PURSUANT TO CCP §425.16; MEMORANDUM OF 66 filed by Plaintiffs Corri McFadden, eDrop Off Chicago LLC. (Attachments: # 1 Appendix of Authority)(Pfaff, Erin) (Entered: 08/02/2012)
08/09/2012	83	MINUTES OF PLAINTIFFS' MOTION FOR LEAVE TO CONDUCT DISCOVERY, PURSUANT TO RULE 56(d) OF THE FED. RULES OF CIVL PROC. AND IN CONNECTION WITH DEFENDANT MIDLEY, INC.'S MOTION TO STRIKE COMPLAINT PURSUANT TO CCP Section 425.16 (filed 07/20/12); PLAINTIFFS' MOTION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT (filed 07/23/12) held before Judge George H Wu:, The Court's Tentative is circulated and attached hereto. Court and counsel confer resettlement. Parties are referred to Magistrate Judge Fernando M. Olguin for settlement. Counsel will contact Judge Olguin's clerk by August 17, 2012 re dates. A Status Conference is set for August 20, 2012 at 8:30 a.m. The status conference will be taken off-calendar provided that a date is set before Judge Olguin and counsel advise this clerk of said date. A Post-Mediation Status Conference is set for September 10, 2012 at 8:30 a.m. Pursuant to the request of Plaintiffs counsel, the redacted version of document numbers 23, 57, 70, 76-5and 79, will be provided to the clerk for replacement.The above-entitled motions are continued to September 10, 2012 at 8:30 a.m.Court Reporter: Anne Kielwasser. (pj) (Entered: 08/13/2012)
08/15/2012	84	MINUTE ORDER IN CHAMBERS RE: SETTLEMENT CONFERENCE by Magistrate Judge Fernando M. Olguin: This case has been referred to Magistrate Judge Olguin for settlement. (mr) (Entered: 08/15/2012)
08/17/2012	85	STIPULATION to Continue Mediation and Hearing Dates from September 10, 2012 to October 15, 2012 filed by Plaintiff Corri McFadden, eDrop Off Chicago LLC. (Attachments: # 1 Proposed Order Re: Joint Stipulation)(Shelton, Dominique) (Entered: 08/17/2012)
08/20/2012	86	ORDER RE: JOINT STIPULATION by Judge George H Wu, re Stipulation to Continue 85 . IT IS HEREBY ORDERED as follows: The post-mediation status conference and hearing on plaintiffs' motions for leave to conduct discovery pursuant to Rule 56(d) of the Federal Rules of Civil Procedure (Docket #66) and to file a First Amended Complaint (Docket #67) shall be continued from September 10, 2012 to October 15, 2012 at 8:30 a.m. (bp) (Entered: 08/20/2012)
08/21/2012	87	ORDER Re: SETTLEMENT PROCEEDINGS by Magistrate Judge Fernando M. Olguin. IT IS ORDERED as follows: The parties and their trial counsel shall appear for the Settlement Conference on October 9, 2012, at 2:00 p.m., in Courtroom F of the United States Courthouse, 312 North Spring Street, 9th Floor, Los Angeles, California. Each party shall deliver to the chambers of the Magistrate Judge a Confidential Settlement Conference Statement on or before October 2, 2012, at 4:00 p.m. The Statement shall be in the form of a letter, and shall not exceed five (5) pages in length. The Statement shall be submitted in a sealed envelope clearly marked confidential, and shall not be filed. (See document for further details). (mr) (Entered: 08/21/2012)

