

Honorable Sean O'Donnell
Trial Date: March 7, 2016
Hearing Date: March 16, 2015

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR KING COUNTY

GEORGE E. ENGSTROM, an individual, and
JOHN E. STOCKWELL, an individual,

Plaintiffs,

vs.

MICROSOFT CORPORATION, a Washington
corporation,

Defendant.

No. 15-2-04785-0 SEA

**STIPULATION AND ORDER
ENFORCING NOTICES OF
UNAVAILABILITY**

(CLERK'S ACTION REQUIRED)

STIPULATION

Plaintiffs agree to withdraw their pending Motion To Enforce Notice Of
Unavailability And To Require Defendant To Follow Civil Rules.

The parties agree to honor notices of unavailability. Neither party will file
motions during the following dates while the opposing counsel is unavailable, nor will
either party file motions requiring that the unavailable counsel work on responses to
any motion during the following dates:

For plaintiff: counsel is unavailable March 10-27, 2015;

For defendant, counsel is unavailable April 6-24, 2015.

STIPULATION AND ORDER ENFORCING
NOTICES OF UNAVAILABILITY- 1

THE SHERIDAN LAW FIRM, P.S.
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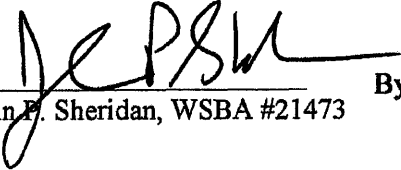
Plaintiffs also agree to extend the defendant's deadline to answer the complaint until April 3, 2015. If defendant responds to the complaint with a CR 12(b)(6) motion, the parties agree that plaintiffs have until April 28, 2015 to file a response and defendant has until May 8, 2015 to file a reply.

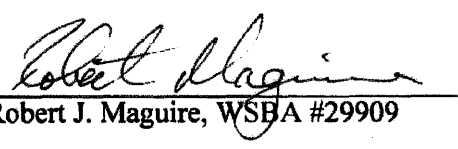
Nothing in this stipulation prohibits or has any bearing on defendant's ability to seek removal of the case to federal court within the statutory deadline or for any party to seek relief from this order upon good cause shown.

DATED this 12th day of March, 2015.

THE SHERIDAN LAW FIRM, P.S.

DAVIS WRIGHT TREMAINE LLP

By: 
John F. Sheridan, WSBA #21473

By: 
Robert J. Maguire, WSBA #29909

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
ORDER

THIS MATTER, having come before the Court, and this Court having reviewed the stipulation of the parties,

IT IS HEREBY ORDERED:

1. The pending Motion To Enforce Notice Of Unavailability And To Require Defendant To Follow Civil Rules, which was filed by the plaintiffs in this case, is considered withdrawn;
2. The parties shall not file motions during the dates of counsels' unavailability set forth above;
3. If defendant files a CR 12(b)(6) motion on or before April 3, 2015, the briefing schedule set forth above shall apply;
4. This order shall not prohibit the defendant from seeking removal of the case to federal court within the statutory deadline; and
5. Any party may seek relief from this order upon good cause shown.

DATED this 13 day of March, 2015.



Sean O'Donnell
Judge
King County Superior Court