1	MICHAEL T. BONETTO BAR #252742 mtb@hogefenton.com	
2	HOGE, FENTON, JONES & APPEL, INC. Sixty South Market Street, Suite 1400	
3	San Jose, California 95113-2396 Phone: (408) 287-9501	
4	Fax: (408) 287-2583	
5	Attorneys for Protected Persons,	
6	James Kiraly and Thomas Kiraly	
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10	In Re the Matter of: KIRALY	Associated Matters
10	Petitioner/Protected Persons: JAMES	No. 112 DV015924 and No. 112DV015910
12	KIRALY, THOMAS KIRALY, ET AL.	STIPULATION AND ORDER RE STAY AWAY ORDERS (NON-CLETS) WITH CLETS
13	and	TRIGGER AND LIQUIDATED DAMAGES
14	Respondent/Restrained Person:	
15	ROBERT KIRALY	Dept.: 75 Judge: Hon. L. Michael Clark
16	Protected pareons James Kiraly a	G
17	Protected persons, James Kiraly and Thomas Kiraly have each filed separate	
	Requests for Domestic Violence Restraining Orders against Restrained Person, Robert	
18	Kiraly resulting from alleged incidents of harassment from August 2011 through June 2012	
	Thomas Kiraly has filed under case No. 112 DV015924. James Kiraly has filed under case	
20	No. 112DV015910. These matters have been associated by order of the court. No	
21	evidentiary hearing has been conducted and it is the parties desire to stipulate to certain	
22	orders herein to avoid the cost of such a hearing. As such, there has been no finding	
23	regarding any incident described in the two Restraining Orders. James Kiraly and Thomas	
24	Kiraly are represented by Michael T. Bonetto of the law firm Hoge, Fenton, Jones, and	
25	Appel, Inc. Robert Kiraly is represented by John H. Perrott of the Law Offices of Thomas	
26	Chase Stutzman.	
27		
28	Stipulation and Order for Non-CLETS Restraining Orders With CLETS Trigger and Liquidated Damages Matter of Kiraly	
		2 DV015024 and No. 112DV015010

Matter of Kiraly
Associated Cases No. 112 DV015924 and No. 112DV015910

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STAY AWAY/NON-HARRASSMENT ORDERS:

- 1. ROBERT shall stay away and refrain from contacting (either directly or indirectly) any of the Protected Persons listed hereinabove by any means, including but not limited to telephone, mail, e-mail, or other electronic means. Indirect contact shall include but not be limited to contacting neighbors, friends, business associates, and church members (congregation and religious officials) of any Protected Person for purposes of discussing, stalking, or harassing any Protected Person. Indirect contact shall not include other family members not specifically referenced in this agreement unless contact is made for the purposes of passing along information to any protected person.
- 2. ROBERT shall stay away from all Protected Persons including: The home of each protected person, the job, workplace, or business associations of each protected person, the vehicle of each protected person, the school of any protected person (as applicable) and the church of any protected person. ROBERT shall not harass, threaten, follow, stalk, disturb the peace, or keep under surveillance any Protected People listed hereinabove either directly or indirectly through others.
- 3. The personal conduct and stay away orders set forth above shall expire at midnight on December , 2017.

RECORING COMMUNICATIONS

4. Each Protected Person has the right to record any and all communications made by ROBERT that violate the terms of this stipulation and order.

LIQUIDATED DAMAGES:

5. Upon proof by a preponderance of the evidence, in a court of law that ROBERT has violated the terms of this agreement, ROBERT shall pay as liquidated damages the sum of \$5,000 per violation to James (if the violation is against James or Grace) or Thomas (if the violation is against Thomas, Karen, Michael, James T. or Riane). The prevailing party in any action relative to this contract shall be entitled to recover from the other party his or her reasonable attorney fees and costs pursuant to Civil Code section

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CLETS TRIGGER:

6. Upon proof by a preponderance of the evidence, in a court of law that ROBERT has violated the terms of this agreement, a CLETS restraining order shall issue for a period of five (5) years for each and every Protected Person. Upon the occurrence of any such violation, the Protected Person shall file a motion with the court in Santa Clara County under one or both of the above referenced case numbers to enforce this provision. That party's burden of proof shall be limited to demonstrating by a preponderance of the evidence that a single violation occurred. Upon meeting this burden of proof, the parties stipulate that a CLETS order will issue which reflects those orders set forth in the attached **Exhibit A** (for James and Grace) or **Exhibit B** (for Thomas, Karen, Michael, James T. and Riane).

AGREEEMENT TO ACCEPT SERVICE BY MAIL

7. The parties stipulate that notice of any motion to enforce the terms of this agreement can be made by US Mail, notwithstanding any other provisions or limitations in the law which require personal service. Service by mail shall be made to the last known address of ROBERT: 2680 Fayette Drive, Apt. #311, Mountain View, CA, 94040 and shall be presumed valid. In the event ROBERT moves from his current residence, he shall provide written notice of his new address within thirty (30) days of any such move. Such notice of any relocation by Robert shall be made on counsel for the Protected Persons: Hoge, Fenton, Jones, & Appel, Inc., Sixty South Market Street, Suite 1400 San Jose, California 95113-2396.

AGREEMENT TO ELIMINATE WEBSITES AND ATTORNEY REFERENCES

8. ROBERT agrees to immediately take down the websites created in the names of Michael Bonetto and Natasha Parrett and remove references to both individuals as well as the law firm Hoge, Fenton, Jones and Appel, Inc from any and all websites over which ROBERT has control.

Stipulation and Order for Non-CLETS Restraining Orders With CLETS Trigger and Liquidated Damages Matter of Kiraly Associated Cases No. 112 DV015924 and No. 112DV015910