1 2	McMAHON LAW OFFICES, LTD. BRIAN M. McMAHON, ESQ. Nevada State Bar No.: 00927				
3	3715 Lakeside Dr. Ste. A Reno, Nevada 89501				
4	(775) 348-2701				
5	email: Brian@mcmahonlaw.org Nevada Bar No. 927				
6	Fred Hopengarten, Esq. (Pro Hac Vice Pending)				
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9					
10	Maine Bar No. 1660				
11	Attorneys for Plaintiffs,				
12					
13	DISTRICT OF NEVADA TOM TAORMINA, et al,				
14	Plaintiffs,				
15	vs. Case No.: 3:11-CV-00645-RCJ-VPC				
16	STOREY COUNTY,				
17	Defendant.				
18					
19					
20	STIPULATION REGARDING SETTLEMENT CONFERENCE				
21	Plaintiff, Tom Taormina, by and through its attorneys, McMahon Law Offices, Ltd., and				
22	Defendant, Storey County, (collectively the "Parties"), have met and conferred regarding the Court's				
23	directive on a settlement conference and hereby stipulate as follows:				
24	1. In accord with the Joint Supplement to Status Conference filed on February 28, 2012, the				
25	parties confirm their request for the Court, through this Magistrate, to schedule a settlement				
26	conference/mediation. Both parties agree that the use of the Court would be most productive.				
27	2. Both parties have agreed to a Settlement Conference date of Monday, April 16, 2012, at				
28	9:00 a.m, which date and time are currently scheduled with the Court.				

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1	3 Mr. McMahon has a mediation scheduled on An	ril 16, 2012, in another matter and will	
	3. Mr. McMahon has a mediation scheduled on April 16, 2012, in another matter and will		
2	not be able to attend the Settlement Conference. Mr. Hopengarten, pending a decision on the <i>Motion</i>		
3	to Waive LR IA 10-2, Permitting Counsel to Continue Representation, which was filed with the		
4	Court on November 16, 2011, will attend the Settlement co	nference as lead counsel for the	
5	TAORMINAS.		
6	4. IT IS HEREBY STIPULATED AND AGREED	by and between the parties that pending	
7	decision from the Court on Mr. Hopengarten's Motion to W	aive LR IA 10-2, Permitting Counsel to	
8	Continue Representation, Mr. Hopengarten will appear in l	ieu of Mr. McMahon, as counsel for the	
9	TAORMINAS at the Settlement Conference which will be	held on April 16, 2012 at 9:00 a.m. If	
10	there is no ruling on the <i>Motion</i> before April 16, 2012, the	parties will reschedule the Settlement	
11	Conference with the Court.		
12	IT IS SO STIPULATED.		
13	Dated this 28 <sup>th</sup> day of March, 2012.		
14		McMAHON LAW OFFICES, LTD.	
15			
16		//s// Brian M. McMahon	
17		By: Brian M. McMahon, Esq.	
18		Attorney for Plaintiff, TOM TAORMINA	
19	Dated this 28 <sup>th</sup> day of March, 2012.		
20		THORNDAL ARMSTRONG DELK	
21		BALKENBUSH & EISINGER	
22			
23		//s// Brent T. Kolvet By:	
24		Brent T. Kolvet, Esq.	
25		Attorney for Defendant, STOREY COUNTY	
26	IT IS SO ORDERED.		
27	Dated this day of, 2012.		
28			
		DISTRICT JUDGE	
	II		

1	CERTIFICATE OF SERVICE		
2	Pursuant to NRCP 5(b) I hereby certify that I am an employee of McMahon Law Offices		
3	Ltd., and that on the 28 <sup>th</sup> day of March, 2012, I served a true and correct copy of the attached		
4	foregoing document by:		
5	X Depositing for mailing, in a sealed enveloped, U.S. Postage prepaid, at Reno, Nevada		
6	Personal Delivery		
7	Facsimile		
8	Federal Express/Airborne Express/Other Overnight Delivery		
9	Reno-Carson Messenger Service		
10	addressed as follows:		
Brent T. Kolvet, Esq.			
12	Thorndal Armstrong Delk Balkenbush & Eisinger 6590 S. McCarran Boulevard # B		
13	Reno, Nevada 89059		
14	////ss//// Jennifer Hall		
15	T 'C II 11 D 1 1		
16	Jennifer Hall, Paralegal		
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