	Case 3:06-cv-01905-JSW Docume	nt 126	Filed 11/14/2006	Page 1 of 4	
1 2 3 4 5 6 7 8	VICTORIA K. HALL (SBN 240702) LAW OFFICE OF VICTORIA K. HALL 401 N. Washington St. Suite 550 Rockville MD 20850 Victoria@vkhall-law.com Telephone: 301-738-7677 Facsimile: 240-536-9142 Attorney for Plaintiff ROBERT JACOBSEN				
9					
10	UNITED STATES DISTRICT COURT				
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
12 13	SAN FRANCISCO DIVISION				
13	ROBERT JACOBSEN, an individual,)) : cc	No. C-06-1905-JS		
14	Plaint	1ff,)	IN SUPPORT O	N OF VICTORIA K HALL F ADMINISTRATIVE	
16 17 18 19	v. MATTHEW KATZER, an individual, and KAMIND ASSOCIATES, INC., an Orego corporation dba KAM Industries, Defendar	on)))	MOTION FOR FINJUNCTION Courtroom: 2,	OVE HEARING FOR PRELIMINARY 17th Floor on. Jeffrey S. White	
20)			
21	I, VICTORIA K. HALL, hereby declare:				
22	1. I am an attorney at law licensed to practice before all California courts and am a				
23	member of the bar of this Court. I am the attorney of record for Plaintiff in this action. I state all				
24	facts herein of my own first hand personal knowledge, and if called as a witness, I could and would				
25	competently testify thereto.				
26	2. Attached hereto as Exhibit A is a true and correct copy of an email exchange, dated				
27	Monday, Nov. 13, 2006, between myself and R. Scott Jerger, attorney of record of Defendants				
28	-1-				
	No. C06-1905-JSW DECLARATION OF VICTORIA K. HALL IN SUPPORT OF Administrative Motion to Move Hearing for Motion for Preliminary Injunction				

1	Matthew Katzer and KAMIND Associates, Inc.				
2	I declare under penalty of perjury under the laws of the State of California that the				
3	foregoing is true and correct. Executed this 14th day of November, 2006, in Rockville, Maryland.				
4					
5	DATED: November 14, 2006				
6	DATED. November 14, 2000				
7	By <u>/s/</u> Victoria K. Hall, Esq. (SBN.240702)				
8 9	LAW OFFICE ÓF VICTORIA K. HALL 401 N. Washington St. Suite 550 Rockville MD 20850				
10	Telephone: 301-738-7677				
11	Facsimile: 240-536-9142				
12	ATTORNEY FOR PLAINTIFF				
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	No. C06-1905-JSW DECLARATION OF VICTORIA K. HALL IN SUPPORT OF Administrative Motion to Move Hearing for Motion for Preliminary Injunction				

Hall Declaration Exhibit A

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Subject: RE: Admin motion to move Preliminary Injunction hearing to Dec. 15

From: "Scott Jerger" <scott@fieldlawfirm.com>

Date: Mon, Nov 13, 2006 11:55 am

To: <victoria@vkhall-law.com>

I do not oppose.

Scott Jerger Field Jerger LLP 610 SW Alder, Suite 910 Portland, Oregon 97205 503.542.2015 (phone) 503.225.0276 (fax) 503.516.7127 (mobile)

From: victoria@vkhall-law.com [mailto:victoria@vkhall-law.com] Sent: Monday, November 13, 2006 11:59 AM To: Scott Jerger Subject: Admin motion to move Preliminary Injunction hearing to Dec. 15

Scott,

I'm going to file an administrative motion to move the hearing for the preliminary injunction from Dec. 22 to Dec. 15 so that both our motions can be heard the same day. It will save us both additional travel expenses, and will be a more efficient use of the Court's time since it will allow the Court to address the copyright issues at one hearing instead of two.

What is your position on this motion?

Victoria

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