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5 Attorneys for Plaintiffs

**ELECTRONICALLY
FILED**
*Superior Court of California,
County of San Francisco*
12/16/2015
Clerk of the Court
BY: JEFFREY LEE
Deputy Clerk

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7
8 SUPERIOR COURT OF THE STATE OF CALIFORNIA

9 COUNTY OF SAN FRANCISCO

10 JOHN GALL; SFOL, a California Corporation;)
SAN FRANCISCO OFFICE LOFTS; and 1049)
MARKET STREET LLC,)

11 Plaintiffs,)

12 v.)

13 L PETER RYAN, an individual; FOX)
ROTHSCHILD LLP; MBV LAW LLP; and)
14 DOES 1-10,)

15 Defendants,)
16

Case No. CGC 14-543472

**RESPONSIVE DECLARATION OF BASIL
PLASTIRAS TO ORDER TO SHOW
CAUSE RE FAILURE TO FILE PROOF
OF SERVICE ON DEFENDANTS**

DATE: JANUARY 12, 2016
TIME: 10:30AM
DEPT: 610

17 I, Basil Plastiras declare:

- 18 1. I am a competent adult. The following is based upon my personal knowledge, and if called as
19 a witness, I could and would competently testify thereto.
- 20 2. I am a partner with the law firm of Plastiras & Terrizzi, attorneys for Plaintiffs, JOHN
21 GALL, SFOL, a California Corporation, SAN FRANCISCO OFFICE LOFTS, and 1049
22 MARKET STREET LLC ("Plaintiffs").
- 23 3. This Declaration is filed in response to the Court's Order to Show Cause why this action
24 should not be dismissed for failure to file proof of service on Defendants, and obtain answers
25 or enter defaults.
- 26 4. Plaintiffs are in contact with Defendants concerning this legal malpractice action. However,
27 Plaintiffs have not yet served Defendants, due to the fact that there are multiple underlying
28 actions that may affect central issues to the claim(s) in this action.

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5. As the ultimate outcome of the underlying actions are uncertain, and there are many issues in the instant malpractice action that would be affected thereby, Plaintiffs have filed with this Court a Motion to Stay the Proceedings pending resolution of the underlying actions. A true and correct copy of the Memorandum of Points and Authorities in support of this Motion is attached hereto as **Exhibit A**.
6. All parties have agreed that Plaintiffs will wait to serve the Summons and Complaint until there is an outcome in the underlying cases—and Plaintiffs have filed a Motion to Stay these proceedings pending resolution of those underlying cases.
7. Plaintiffs are respectfully requesting that the Order to Show Cause be put out until, at least, the Motion to Stay has been heard and decided. Currently, the Motion to Stay is set to be heard on February 10, 2016 in Department 302 of this Court.

Dated: December 15, 2015

PLASTIRAS & TERRIZZI

By: 

BASIL PLASTIRAS
ATTORNEYS FOR PLAINTIFFS

EXHIBIT A

1 Basil Plastiras, SBN: 69283
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Telephone: (415) 472-8100
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5 Attorneys for Plaintiffs

**ELECTRONICALLY
FILED**
*Superior Court of California,
County of San Francisco*
12/14/2015
Clerk of the Court
BY: ROMY RISK
Deputy Clerk

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7 SUPERIOR COURT OF THE STATE OF CALIFORNIA

8 COUNTY OF SAN FRANCISCO

9 JOHN GALL; SFOL, a California Corporation;)
10 SAN FRANCISCO OFFICE LOFTS; and 1049)
MARKET STREET LLC,)

11 Plaintiffs,

12 v.

13 L PETER RYAN, an individual; FOX
ROTHSCHILD LLP; MBV LAW LLP; and
14 DOES 1-10,

15 Defendants,

Case No. CGC 15 543472

) **PLAINTIFFS' MEMORANDUM OF**
) **POINTS AND AUTHORITIES IN**
) **SUPPORT OF MOTION TO STAY**
) **PROCEEDINGS PENDING RESOLUTION**
) **OF UNDERLYING ACTION**

) DATE: February 10, 2016

) TIME: 9:30 a.m.

) DEPT: 302

) RESERVATION NUMBER: 12140210-01

16
17
18 **I. Introduction**

19 This is a legal malpractice action brought by plaintiffs John Gall, SFOL, San Francisco
20 Office Lofts, and 1049 Market Street LLC ("Plaintiffs") against Defendants L Peter Ryan, Fox
21 Rothschild LLP, and MBV Law LLP ("Defendants"). There is a Writ of Mandate filed in one of
22 the underlying actions; as well as a cross-complaint. As the ultimate outcome of the underlying
23 actions are uncertain, and there are many issues in the instant malpractice action that would be
24 affected thereby, Plaintiffs respectfully request that this Court stay the proceedings in the instant
25 action.

26 **II. Factual and Procedural History**

27 The instant action arises from Plaintiffs' attempt to evict several tenants at 1049 Market
28 Street in San Francisco, CA. Defendants were retained *inter alia* to advise and represent

1 Plaintiffs during the eviction process—this included, but was not limited to, acquiring a San
2 Francisco building permit; and providing 15-day notice to the tenants at 1049 Market Street. In
3 the instant action, Plaintiffs allege *inter alia* that Defendants improperly failed to provide fifteen-
4 day notice to tenants at 1049 Market Street, which resulted in a slew of wrongful eviction
5 allegations against Plaintiffs in various underlying actions (some of which have settled, and some
6 of which are ongoing); and improperly handled the permit application process such that the
7 permit was suspended by the City.

8 The *active* underlying actions affecting this matter are: *1049 Market Street LLC v. Aaron*
9 *Miller Et. Al.*, San Francisco Superior Court Case No. CGC-15-545950; *1049 Market Street LLC*
10 *v. Chad Potter et. al.*, San Francisco Superior Court Case No. CGC-15-543999. There is a writ of
11 mandate in *1049 Market Street LLC v. Arron Miller et. al.* that may result in the permit's
12 reinstatement, among other possible results. At that time, it's possible that Plaintiffs could
13 attempt to move forward with eviction actions against the tenants. However, as of the writing of
14 this motion, Plaintiffs cannot file evictions until the City reinstates the permit, and twenty tenants
15 are still in possession.

16 The other active underlying action, *1049 Market Street LLC v. Potter et. al.* is an action
17 against the tenants for both unjust enrichment (ongoing monetary damages) and ejectment
18 (possession). There is also an active cross-complaint against Plaintiffs for breach of contract and
19 wrongful eviction. The outcome of this matter will have a direct effect on the measure of
20 damages in this matter, as well as causation.

21 III. The Court Has Authority to Stay the Instant Action

22 Trial courts have inherent authority to stay malpractice suits, holding them in abeyance
23 pending resolution of the underlying litigation. (*Adams v. Paul*, (1995) 11 Cal.4th 583, 593,
24 citing *Rosenthal v. Wilner* (1988) 197 Cal.App.3d 1327, 1331). Further, an action is properly
25 stayed where the full extent of a plaintiff's damages cannot be determined until the resolution of
26 the pending litigation. (*Sindell v. Gibson, Dunn & Crutcher* (1997) 54 Cal.App.4th 1457, 1473 fn
27 11).
28

1 In *Rosenthal*, judgment was entered against Rosenthal (an attorney) for legal malpractice.
2 Defendant attorneys were retained by Rosenthal's liability insurers to represent Rosenthal in
3 appealing that judgment. However, the defendant attorneys withdrew from their representation
4 after the insurers and the underlying plaintiff entered into a settlement in which the judgment
5 would be satisfied.

6 Yet, while the appeal was pending, Rosenthal filed a legal malpractice action against
7 defendant attorneys alleging, *inter alia*, that the settlement agreement left him monetarily liable
8 for some portions of the judgment not satisfied by the agreement. Defendant attorneys' moved to
9 stay the action—but their motion was denied by the trial court. Following this, the appellate
10 court issued an order directing the superior court to vacate its denial.

11 The appellate court found that the proximate causation and damages could not be
12 ascertained until the appeal was resolved. (*Rosenthal* 197 Cal.App.3d at 1331). Regardless of
13 whether Rosenthal could establish defendant attorneys negligently represented him—the Court
14 found that Rosenthal could not successfully prove that their negligence was the proximate cause
15 of the damages he allegedly sustained until the merits of the underlying action had been resolved.
16 (*Id.*).

17 Just as in *Rosenthal*, here, irrespective of if Plaintiffs succeed in establishing that
18 Defendants were negligent, *Plaintiffs cannot prove that said purported negligence was the*
19 *proximate cause of the damages that Plaintiffs sustained* until the merits of the underlying
20 actions are resolved. Until the permit is either reinstated, or revoked, Plaintiffs cannot fully
21 determine the damages, since they cannot yet file evictions. Further, Plaintiffs still have twenty
22 tenants (still in possession) that can claim wrongful eviction because of Defendants' actions. In
23 addition, there is an active cross-complaint against Plaintiffs for wrongful eviction pertaining to
24 the alleged negligence of Defendants.

25 The instant malpractice issues could clearly be affected by the outcome of the underlying
26 actions. Continuing the instant action runs the threat of conflicting decisions on liability, as well
27 as damages. To eliminate the risk of inconsistent factual and legal determinations that could
28


1 severely prejudice Plaintiffs, Plaintiffs respectfully request that this Court grant the instant
2 Motion to Stay, thus staying all proceedings pending resolution of the underlying action.
3

4 **IV. Conclusion**

5 For the foregoing reasons, Plaintiffs respectfully request that this Court grant the instant
6 Motion and stay proceedings pending resolution of the underlying actions.
7

8 Dated: December 14, 2015

PLASTIRAS & TERRIZZI

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10 By  _____
11 Basil Plastiras
12 Attorneys for Plaintiffs
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1 PROOF OF SERVICE
2 (CCP SECTION 1013a - 2015)

3 I am over the age of eighteen years and not a party to the within action. I am employed
4 in the City of San Rafael, County of Marin, California and my business address is 24
5 Professional Center Parkway, Suite 150, San Rafael, CA 94903

6 On December 15, 2015, I served a true copy of:

7 **RESPONSIVE DECLARATION OF BASIL PLASTIRAS TO ORDER TO SHOW**
8 **CAUSE RE FAILURE TO FILE PROOF OF SERVICE ON DEFENDANTS**

9 on the interested parties in this action by placing a true copy thereof in a sealed envelope
10 addressed as follows and mailing same:

11 Jonathan S. O'Donnell Esq.
12 Fox Rothschild LLP
13 345 California Street, Suite 2200
14 San Francisco, CA 94104

15 /XX / (BY MAIL) I placed each such sealed envelope, with postage thereon fully prepaid, on the
16 date of execution of this declaration, with our office's outgoing mail following ordinary business
17 practices. I am readily familiar with my employer's business practice for collection and
18 processing of correspondence for mailing. Such correspondence is deposited with the United
19 States Postal Service, the same day in the ordinary course of business.

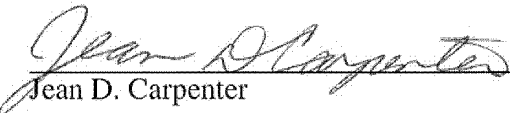
20 // (BY EXPRESS MAIL (OVERNIGHT DELIVERY)) I deposited in a box or other facility
21 regularly maintained by an express service carrier for overnight delivery, or delivered to a
22 courier or driver authorized by said express service carrier to receive the above-designated
23 documents, together with a signed copy of this declaration, in an envelope designated by the said
24 express service carrier, with deliver fees paid or provided for.

25 // (BY E-MAIL) I caused the said document(s) to be transmitted by e-mail to the parties
26 indicated above.

27 // (BY FACSIMILE) I caused the said document(s) to be transmitted by Facsimile to the
28 numbers indicated above.

// (BY HAND SERVICE) I delivered to a courier authorized to receive the above-designed
documents, together with a signed copy of this declaration in an envelope designed by courier,
with delivery fees paid or provided for.

I certify under penalty of perjury under the laws of the State of California that the
foregoing is true and correct. Executed on December 15, 2015, in the City of San Rafael,
California.


Jean D. Carpenter

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