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OCT 16 2012	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	Z DEPUTY

1 James Leslie Reading, *Pro Se*
 2 Clare L. Reading, *Pro Se*
 2425 East Fox Street
 3 Mesa, Arizona 85213

4 **IN THE UNITED STATES DISTRICT COURT**
 5 **FOR THE DISTRICT OF ARIZONA**

6 UNITED STATES OF AMERICA,

7 Plaintiff,

8 vs.

9 JAMES LESLIE READING, CLARE L.
 10 READING, FOX GROUP TRUST, MIDFIRST
 11 BANK, CHASE, FINANCIAL LEGAL
 SERVICES, STATE OF ARIZONA,

12 Defendants.

No. CV 11-00698-FJM -PHX

**DEFENDANTS' MOTION FOR
 REQUEST FOR MORE TIME TO
 VACATE PREMESIS
 (oral argument requested)**

13 Defendants James Leslie Reading and Clare L. Reading (the "Reading Defendants"),
 14 appearing in propria persona, hereby bring their **DEFENDANTS' MOTION FOR REQUEST**
 15 **FOR MORE TIME TO VACATE PREMISES** to this honorable Court regarding the Court's
 16 **Order of Judgment** dated October 11, 2012, for the following reasons:

17 **I**

18 Defendants are stunned that they were not afforded enough time to find competent
 19 replacement for their counsel who died suddenly a mere 17 days prior to the date Defendants'
 20 Response to Plaintiff's Motion for Summary Judgment was due; however, Defendants did meet
 21 the deadline of August 6, as ordered.

22 Defendants originally moved in to their present location 33 years ago this week.

23 Defendants are astonished that the Court has ordered the premises vacated within 30 days
 24 which only allows Defendants less than one day for each year at this property to not only find
 25 adequate housing, but to prepare the next dwelling, pack and move.

1 Defendants call to the Court's attention that the winter visitors have arrived and are not only
2 taking the available rental properties, they are causing rents to increase.

3
4 Defendants' credit has been clouded by liens against the property that cause Defendants not
5 to be acceptable to every potential landlord.

6 *Defendants have found suitable housing that will be vacant on January 1, 2013.*

7
8 Defendants request that the Court grant them until January 15, 2013 to vacate their current
9 dwelling, allowing until January 15, 2013 to clean the rental property and move in.

10 **II**

11 Defendants point out to the Court that the Plaintiff would not be damaged in any way by this
12 extension of time because Defendants would still be making all the regular and necessary
13 payments for the safety of the property.

14 It is brought to the attention of the Court that Defendants requested Plaintiff stipulate to the
15 reasonableness of this **MOTION FOR REQUEST FOR MORE TIME TO VACATE**
16 **PREMISES** via an emailed copy 10/13/2012 but no response has been received as of
17 10/16/2012, the date of filing due to the urgency of the time limit.

18 Defendants also point out that if a suitable rental can be found prior to January 15, 2013,
19 Defendants would take it and inform the Plaintiff, as ordered.

20 **III**

21
22 Based on the foregoing facts as submitted, Defendants pray this Court reconsider its Order
23 and grant **DEFENDANTS' MOTION FOR REQUEST FOR MORE TIME TO VACATE**
24 **PREMISES**

25 Executed on this ____ day of October, 2012, in Phoenix, Arizona.

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Clare Louise Reading

Clare Louise Reading, *Pro Se*
2425 East Fox Street
Mesa, Arizona 85213

James L. Reading

James L. Reading, *Pro Se*
2425 East Fox Street
Mesa, Arizona 85213

Jurat

I declare under penalty of perjury, under the laws of the United States of America, that the foregoing is true and correct, 28 USC § 1746(1).

Reserving ALL Natural God-Given Unalienable Birthrights, Waiving None,

/s/ Clare Louise Reading

Clare Louise Reading

/s/ James Leslie Reading
James Leslie Reading

Arizona State)
) ss
Maricopa County)

The above named person, appeared before me, a Notary, subscribed, sworn under oath

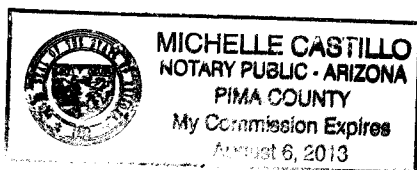
this 16th day of Oct, 2012.

Michelle Castillo

Notary Public

My Commission expires: Aug. 16th 2013

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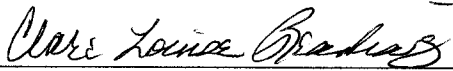
CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that service of the foregoing **DEFENDANTS' MOTION FOR REQUEST FOR MORE TIME TO VACATE PREMISES** has been made this 17th day of October, 2012, by depositing a copy thereof in the United States Mail in a postage prepaid envelope addressed to:

ANN BIRMINGHAM SCHEEL
United States Attorney
District of Arizona
40 North Central Avenue Ste 1200
Phoenix, Arizona 85004-408

CHARLES M. DUFFY
U.S. Department of Justice, Tax Div.
PO Box 683
Ben Franklin Station
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(202) 307-6406

Terry I. Major, Trustee, in *Pro Per*
Fox Group Trust
PO Box 2023
Cottonwood, AZ 86326



Clare Louise Reading
2425 East Fox Street
Mesa, Arizona 85213