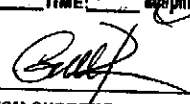


ORIGINAL

1 Daniel J. Berman, Esq.
Joseph C. Razzano, Esq.
2 Joshua D. Walsh, Esq.
Suite 503, Bank of Guam Building
3 111 Chalan Santo Papa
Hagåtña, Guam 96910
4 Telephone: (671) 477-2778
Facsimile: (671) 477-4366

5 Joseph C. Razzano, Esq.
6 Joshua D. Walsh, Esq.
c/o Civile & Tang, PLLC
7 330 Hernan Cortez Avenue, Suite 200
Hagåtña, Guam 96910
8 Telephone: (671) 472-8868
Facsimile: (671) 477-2511

FILED
1/18/13 4:50
DATE: TIME: 8:00 PM
By 
CLERK, FSM SUPREME COURT
YAP
TRIAL DIVISION

9
10 **Attorneys for Plaintiffs:**
11 **PEOPLE OF THE MUNICIPALITY**
OF EAURAPIK, YAP STATE

12
13 **IN THE SUPREME COURT OF**
14 **THE FEDERATED STATES OF MICRONESIA**
15 **TRIAL DIVISION – STATE OF YAP**

16 THE PEOPLE OF THE MUNICIPALITY OF
17 EAURAPIK, YAP STATE, by and through
18 SANTOS SARONGELFEG, JOHN
HAGLELGAM, and MOSES MOGLIG,

19 Plaintiffs,

20 vs.

21 F/V TERAKA 168, *in rem*, F/V FU KUAN 606, *in*
22 *rem*, F/V YUH YOW 127, *in rem*, their engines,
23 masts, bowsprits, boats, anchors, chains, cables,
24 rigging, apparel, furniture, and all necessities
thereunto pertaining,

25 *In Rem* Defendants.

26 YUH YOW FISHERY COMPANY LTD.,
27 MARIN MARAWA, LTD., MASANAGA
SHIMAZU, CAPTAIN EDGAR R. PELAEZ,
MALAYAN TOWAGE AND SALVAGE
CORPORATION, CITY PRO MANAGEMENT

CIVIL ACTION NO. 2011-3002

STIPULATION TO ORDER RE:

**EXTENSION OF TIME FOR
DISCOVERY AND FILING
MOTIONS**

2 LIMITED, and HSIN HORNG FISHERY CO.,
3 LTD.

4 *In Personam* Defendants,

5 THE FEDERATED STATES OF MICRONESIA
6 NATIONAL GOVERNMENT,

7 Intervenor Plaintiff.

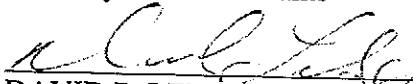
8
9 Plaintiffs The People of the Municipality of Eaurapik, Yap State, by and through
10 SANTOS SARONGELFEG, JOHN HAGLELGAM, and MOSES MOGLIG, and all appearing
11 Defendants including F/V TERAKA 168, *in rem*, through Counsel undersigned, respectively,
12 Stipulate to an Order to Amend the Scheduling Order filed September 17, 2012 to enlarge time
13 for (i) the Parties to conduct additional discovery; and (ii) the Parties to file Pretrial Motions; in
14 particular, as follows:

- 15 1. The discovery in this matter shall be completed by April 26, 2013.
16 2. The parties shall have until May 31, 2013 to file Pretrial Motions. For any such
17 Motion filed, the Parties shall confer in good faith to set a briefing schedule for Opposition and
18 Reply briefs.
19

20 **SO STIPULATED:**

21 **CABOT MANTANONA LLP**
22 Attorneys for Defendants

23 Dated: 1/18/2013

24 By: 
DAVID P. LEDGER, ESQ.

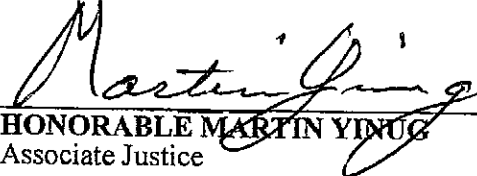
25 **CIVILLE & TANG, PLLC**
26 Attorneys for Plaintiffs

27 Dated: 1/18/2013

By: 
JOSHUA D. WALSH, ESQ.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

IT IS SO ORDERED AND APPROVED: January 18th, 2013



HONORABLE MARTIN YINUG
Associate Justice