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7 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
8 IN AND FOR THE COUNTY OF CLARK

9 WALTER PATRICK, an individual dba
10 PAST LANE PRODUCTIONS, a sole
proprietorship,

11 Plaintiffs,

12 v.

13 THE SOCIETY FOR CREATIVE
14 ANACHRONISM, INC., a California
15 corporation, and DERRICK and RACHAEL
16 OLSON, husband and wife, and the marital
community composed thereof, and
HAVERY PALMER, and John Doe One
through Five, and Jane Doe One through
Five,

17 Defendants.
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No. 02 2 02240 9

ORDER GRANTING DEFENDANTS'
MOTION FOR STAY AND MOTION
FOR PROTECTIVE ORDER

19 The Motion for Stay and Motion for Protective Order of Defendants The Society for
20 Creative Anachronism, Inc. (“SCA”), and Derrick and Rachael Olson (hereinafter “the
21 moving Defendants”) were heard by this Court on June 7, 2002. Richard G. Matson
22 appeared on behalf of the moving Defendants, and Walter Patrick appeared Pro Se. The
23 Court considered the documents filed by the parties and heard argument. Now, therefore, it
24 is hereby ordered as follows:

25 1. The Motion for Stay is granted. All discovery, motion practice and other
26 activities involving the moving Defendants in this case are stayed pending resolution of

1 Plaintiff's appeal in Walter Patrick v. The Society for Creative Anachronism, Inc., et al,
2 Clark County Superior Case No. 01-2-00428-3.

3 2. The moving Defendants' Motion for Protective Order is granted.

4 3. Mr. Patrick shall be allowed to participate in the SCA's events to the same
5 extent and subject to the same rules as any other member of the Society. Such participation,
6 however, does not guarantee him the right to be a merchant or service provider at any SCA
7 event. At the corporate level, the SCA takes no position regarding plaintiff's participation or
8 nonparticipation in any SCA event. Such participation or nonparticipation will be
9 determined on an event by event basis by the event Autocrat or other event organizer. If
10 allowed to participate, plaintiff is not entitled to any special treatment. He shall participate
11 according to the rules governing other merchants and/or service providers as established by
12 law, the SCA's rules and policies, the event Autocrat, other event organizers or other persons
13 in authority at such events. If plaintiff is allowed to participate under one set of
14 circumstances at a particular event, he shall not use that as a basis to argue that he is entitled
15 to participate under similar circumstances at other events.

16 If allowed to participate in particular SCA events, the SCA does not support, endorse,
17 or ratify the plaintiff's participation or his "Coin of the Realm" program. Any merchant,
18 service provider or other event participant participating in the plaintiff's Coin of the Realm
19 program does so voluntarily and at his or her own risk. Merchants, service providers or other
20 participants may refuse to participate in the plaintiff's Coin of the Realm program. The
21 SCA, its branches and its officers shall not act as an agent for the sale, distribution, collection
22 or redemption of plaintiff's coins, nor shall they play any other active role in assisting the

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1 plaintiff in promoting or implementing his Coin of the Realm program at any particular SCA
2 event.

3 DATED this _____ day of June, 2002.

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7 Edwin L. Poyfair,
8 Superior Court Judge
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