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5 6	Attorneys for Defendants, FRESNO COMMUNITY HOSPITAL AND MEDICAL CENTER, dba COMMUNITY REGIONAL MEDICAL CENTER, and MARILYN JO GREENE, R.N.	
7		
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	MICHAEL TATER-ALEXANDER,	Case No.: 1:08-cv-00372-OWW-SMS
12	Plaintiff,	
13	vs.)	ORDER AMENDING SCHEDULING ORDER DATED JUNE 8, 2009
14	LONNIE R. AMERJAN, CITY OF CLOVIS,) TINA STIRLING, COMMUNITY	
15	REGIONAL MEDICAL CENTER, DR. THOMAS E. MANSFIELD, MARY JO	Complaint filed: March 14, 2008
16	GREENE, and, DOES 1 through 100,	Trial Date: February 15, 2011
17	inclusive,	
18	Defendants.	
19	}	
20		
21	Upon consideration of the parties' Stipulation to Amend Scheduling Order, and	
22	good cause appearing therefor,	
23	IT IS HEREBY ORDERED that the Scheduling Order dated June 8, 2009, is	
24	amended as follows: 1. Paragraph 23 of section IX on pages 19 and 20 shall be deemed to read: Initial disclosures shall be made on or before July 6, 2009. Fresno	
25		
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28	Community Hospital and Medical Center and all related hospitals and	
	Tater-Alexander v. Amerjan, et al. U.S. District Court Case No.: CV-F-08-372 OWW SMS [PROPOSED] ORDER AMENDING SCHEDULING ORDER DATED JUNE 8, 2009	

clinics including Community Medical Center – Clovis, Community 1 Regional Medical Center, University Medical Center, Community Health 2 Center – Sierra, and Sierra Adult Health Center, are ordered to produce all records they can locate for the treatment of the plaintiff not only on the 3 incident in dispute but on all prior and subsequent treatment. The fact that all records are being produced does not mean they will be admissible, 4 and counsel are waiving no objections to their admissibility. 5 6 2. The following is added to the Scheduling Order: 7 To preserve the privacy rights and interests of plaintiff MICHAEL TATER-8 ALEXANDER the parties to this action shall keep all medical, financial, and disability records and information confidential and not disclose them 9 or their contents to any non-parties, except as reasonably necessary to prosecute or defend this action. Any records in the above categories which 10 are filed in this action shall be filed under seal. Upon receiving a written 11 representation from counsel who seeks to file such records that the records to be filed are within the above categories, the Clerk's Office shall file them 12 under seal without the necessity of a further order. All original such records shall be returned to plaintiff's counsel at the termination of this 13 action, whether by dismissal, settlement, or trial. 14 15 16 17 IT IS SO ORDERED. 18 19 **November 3, 2009** /s/ Sandra M. Snyder_ Dated: 20 UNITED STATES MAGISTRATE JUDGE 21 22 23 24 25 26 27 28 - 2 -<u>Tater-Alexander v. Amerjan, et al.</u>

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[PROPOSED] ORDER AMENDING SCHEDULING ORDER DATED JUNE 8, 2009