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6 **UNITED STATES DISTRICT COURT**

7 EASTERN DISTRICT OF CALIFORNIA

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9 RAYMOND HILL, CASE NO. 1:09-cv-01202-LJO-SMS PC

10 v. Plaintiff, ORDER (1) DISCHARGING ORDER TO
11 T. AW, Defendant. ORDER (2) GRANTING EXTENSION
12 OF TIME NUNC PRO TUNC TO DECEMBER
13 21, 2010; AND (3) DIRECTING CLERK'S
14 OFFICE TO FILE ANSWER NUNC PRO
15 TUNC TO DECEMBER 21, 2010, AND
16 CORRECT COURT RECORDS

17 (Docs. 16 and 19)

18 Plaintiff Raymond Hill, a state prisoner proceeding pro se and in forma pauperis, filed this
19 civil rights action pursuant to 42 U.S.C. § 1983 on July 13, 2009. On December 9, 2010, the Court
20 ordered Defendant Ah to show cause why default should not be entered against him for failure to file
21 a response to Plaintiff's amended complaint. Defendant filed a response on December 21, 2010,
22 along with a request for an extension of time and an answer to the amended complaint.

23 Having considered Defendant's request, it is HEREBY ORDERED that:

24 1. The order to show cause is discharged;
25 2. Defendant's request for an extension of time is granted nunc pro tunc to December
26 21, 2010;
27 3. The Clerk's Office shall file in the answer attached to document 19 nunc pro tunc to
28 December 21, 2010; and

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4. The Clerk's Office shall (1) change court records to correctly identify Defendant Ah as Defendant T. Aw and (2) change the title of this action from Hill v. Mimms, et al. to Hill v. Aw.

IT IS SO ORDERED.

Dated: December 23, 2010

/s/ Sandra M. Snyder
UNITED STATES MAGISTRATE JUDGE