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 4
   Attorneys for defendant,
 5
    KAWEAH DELTA HEALTH CARE DISTRICT
    (of which Kaweah Delta District
 6
    Hospital is a division)
 7
 8
                       UNITED STATES DISTRICT COURT
 9
                      EASTERN DISTRICT OF CALIFORNIA
10
                                   -000-
11
   WILLIAM ROBINSON,
12
              Plaintiff,
                                      ) Case No. 1:09-CV-01403-LJO-GSA
13
                                      ) STIPULATION AND ORDER TO
   VS.
                                      ) EXTEND INITIAL EXPERT WITNESS
14
   KAWEAH DELTA HOSPITAL; KAWEAH
                                      ) DISCLOSURES AND TO EXTEND
    DELTA HEALTH CARE DISTRICT;
                                      ) EXPERT DISCOVERY CUTOFF
15
    FAMILY HEALTH CARE NETWORK;
    PARLEY MADSEN III, M.D.;
   AMANDA SEGARS, P.A.; and DOES
16
    1 through 100, Inclusive,
17
              Defendants.
18
19
                                   -000-
20
              The parties, by and through their attorneys of record,
   hereby STIPULATE and AGREE to extend the date of initial expert
21
22
                                    -1-
23
                 STIPULATION AND ORDER TO EXTEND INITIAL
24
    EXPERT WITNESS DISCLOSURES AND TO EXTEND EXPERT DISCOVERY CUTOFF
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1	witness disclosures from July 1,	2010, to August 2, 2010 .
2	The parties further ST	TIPULATE and AGREE that the expert
3	witness cutoff date be extended	from October 1, 2010, to November
4	1, 2010.	
5	Date: June 24, 2010	LAW OFFICE OF WILLIAM H. NEWKIRK
6		By /S/WILLIAM H. NEWKIRK William H. Newkirk, attorney
7		for Plaintiff, William Robinson
8	Dated: June 24, 2010	BENJAMIN B. WAGNER
9		United States Attorney
10		By /S/BENJAMIN E. HALL
11		Benjamin E. Hall, Assistant U.S. Attorney, attorneys for
12		Defendant, United States of America
14	Dated: June 24, 2010	NELSON & ROZIER
15		By <u>/S/RYAN NELSON FOR</u> Jeffery S. Nelson, Attorneys
16		for Defendant, Kaweah Delta Health Care District
17	ORDER	
18	The foregoing stipulation is ADOPTED. The parties are advised that any future stipulations that may impact either the pre trial conference and/or trial date will be directed to District Judge Lawrence J. O'Neill for consideration.	
19		
20	IT IS SO ORDERED.	
21	Dated: <u>June 25, 2010</u>	/s/ Gary S. Austin UNITED STATES MAGISTRATE JUDGE
22		-2-
23		
24	STIPULATION AND ORI EXPERT WITNESS DISCLOSURES AND	DER TO EXTEND INITIAL TO EXTEND EXPERT DISCOVERY CUTOFF