(SS)Soriano v. CSS			Doc. 13
1 2 3 4	Steven G. Rosales Attorney at Law: 222224 Law Offices of Lawrence D. Rohlfing 12631 East Imperial Highway, Suite C-1 Santa Fe Springs, CA 90670 Tel.: (562)868-5886 Fax: (562)868-5491 E-mail _steven_rohlfing.office@speakea		
5	Attorneys for Plaintiff ANTHONY SOR	IANO	
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7	UNITED STATES	DISTRICT COURT	
8	EASTERN DISTRIC	CT OF CALIFORNIA	
9	FRESNO	DIVISION	
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11	ANTHONY SORIANO,	Case No.: 1:10-CV-1986 SMS	
12	Plaintiff,	STIPULATION TO EXTEND BRIEFING SCHEDULE;	
13	vs.	ORDER	
14	MICHAEL J. ASTRUE, Commissioner		
15	of Social Security,		
16   17	Defendant		
18			
19	TO THE HONORABLE SANDRA M. SNYDER, MAGISTRATE JUDGE		
20	OF THE DISTRICT COURT:		
21	Plaintiff Anthony Soriano ("Plaintiff") and defendant Michael Astrue,		
22	Commissioner of Social Security ("Defendant"), through their undersigned counsel		sel
23	of record, hereby stipulate, subject to the approval of the Court, to extend the time		e
24	for Plaintiff to file Plaintiff's Opening Brief to August 29, 2011; and that		
25	Defendant shall have until September 28, 2011, to file his opposition, if any is		
26	forthcoming. Any reply by plaintiff will be due October 12, 2011.		
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1	An extension of time for Plaintiff's Counsel is needed due to a serious illness		
2	in Counsel's family. On June 2, 2011, Counsel's Spouse underwent a biopsy on her		
3	right breast. Counsel and his spouse were subsequently informed that the pathology		
4	results of that biopsy revealed that she has Invasive Ductal Carcinoma. In lay terms,		
5	Counsel's Spouse has breast cancer. Counsel's Spouse has been scheduled to		
6	undergo a double mastectomy this week on June 16, 2011. That treatment is		
7	expected to be followed with chemotherapy and other therapies. As a result of the		
8	sudden onset of what is obviously a serious illness Counsel makes this request to		
9	continue the briefing schedule to allow him to devote the appropriate time to assist		
10	his Spouse through this obviously stressful experience.		
11	Counsel sincerely apologizes to the court for any inconvenience this may		
12	have had upon it or its staff.		
13	DATE: June 13, 2011 Respectfully submitted,		
14	LAW OFFICES OF LAWRENCE D. ROHLFING		
15	/s/ Steven G. Rosales		
16	BY: Steven G. Rosales		
17	Attorney for plaintiff ANTHONY SORIANO		
18	DATE: June 13, 2011 BENJAMIN WAGNER		
19	United States Attorney		
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21	*/S/- Lynn Harada		
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23	Lynn Harada Special Assistant United States Attorney		
24	Attorney for Defendant		
25	[*Via email authorization]		
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1	IT IS HEREBY ORDERED that plaintiff may have an extension of time, to
2	and including August 29, 2011, in which to file Plaintiff's Opening Brief;
3	Defendant may have an extension of time to September 28, 2011 to consider the
4	contentions raised in Plaintiff's Opening Brief, and file any opposition if
5	necessary. Any reply by plaintiff will be due October 12, 2011.
6	IT IS SO ORDERED.
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8	Dated: June 13, 2011 /s/ Sandra M. Snyder
9	UNITED STATES MAGISTRATE JUDGE
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