1	DANIEL C. CEDERBORG			
2	County Counsel MICHAEL R. LINDEN			
3	Deputy County Counsel – State Bar No. 192485 FRESNO COUNTY COUNSEL			
4	2220 Tulare Street, 5th Floor Fresno, California 93721			
5	Telephone: (559) 600-3479 Facsimile: (559) 600-3480			
6	Attorneys for Defendants			
7	COUNTY OF FRESNO and TRACY SINK,			
8				
9	UNITED STATES DISTRICT COURT			
10	EASTERN DISTRICT OF CALIFORNIA – FRESNO DIVISION			
11	RICHARD P. BERMAN,	Case No. 1:13-cv-00597-LJO-SAB		
12	,	Case No. 1.13-cv-00397-LJO-SAB		
13	Plaintiff,	STIPULATION AND ORDER TO		
14	V.	MODIFY SCHEDULING ORDER		
15	DEPUTY T. SINK; SGT. GEORGE			
16	BERTSCH; LT. JOHN REYNOLDS;			
17	SHERIFF MARGARET MIMS; THE COUNTY OF FRESNO, THE JUDICIAL			
18	COUNCIL OF CALIFORNIA; DOES 1-10,			
19	Defendants.			
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21	Defendants COUNTY OF F	DECNIO and TDACV CINIV (horoinattor		
22	Defendants COUNTY OF FRESNO and TRACY SINK (hereinafter			
23	Defendants), and plaintiff RICHARD BERMAN (nereinafter Plaintiff) nereby submit			
24	the following Stipulation to Modify the current Scheduling Order in the above-captioned			
25	action.			
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RECITALS

WHEREAS, pursuant to the operative scheduling order, the last day to disclose expert witnesses pursuant to Rule 26 of the Federal Rules of Civil Procedure is February 20, 2015. The cut-off date for expert and non-expert discovery is April 3, 2015

WHEREAS, the parties are still engaged in discovery, and it is anticipated that the deposition of Plaintiff will not take place until February 27, 2015.

WHEREAS, in order for the parties' expert witnesses to have sufficient information for the preparation of their Rule 26 reports, the transcript for the deposition of Plaintiff will need to be available.

WHEREAS, a continuance of the expert witness disclosure dates in this case will not result in a continuation of any other scheduling conference date, including the trial date.

STIPULATION

Now, therefore, IT IS HEREBY STIPULATED AND AGREED, by and between the parties, through their respective attorneys of record that the following dates be entered as the operative discovery and scheduling deadlines in this case:

Last Day to Disclose Experts: March 16, 2015

Last Day to Disclose Supplemental Experts: March 23, 2015

All other scheduling order dates will remain the same.

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1	IT IS SO STIPULATED.		
2	Dated: January 30, 2015		
3 4			DANIEL C. CEDERBORG County Counsel
5		D	/a / NACaba a L. Liva alava
6		Ву:	/s/ Michael Linden Michael R. Linden, Deputy
7			Attorneys for Defendants
8	Dated: January 30, 2015		
9			LAW OFFICE OF JACOB WEISBERG
10			
11		Ву:	<u>/s/ Jacob Weisberg</u> Jacob Weisberg
12			Attorney for Plaintiff
13 14			
15			
16	IT IS SO ORDERED.		SIP
17	Dated: February 3, 2015	_	July N. Lave
18		Ī	UNITED STATES MAGISTRATE JUDGE
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