

1 opposition, if any is forthcoming. Any reply by plaintiff will be due December 31,
2 2014.

3 An extension of time is needed because Plaintiff's Counsel's Spouse
4 undergoes chemotherapy treatment for her Stage IV breast cancer which
5 metastasized initially to her liver and continues to progress there and in her lungs,
6 throat, and spine which required recent hospitalization to treat. Counsel requires the
7 additional time to file the Joint Position Statement to allow him to devote the
8 appropriate time to assist his Spouse and his two elementary school aged children
9 through this obviously stressful experience. Counsel sincerely apologizes to the
10 court for any inconvenience this may have had upon it or its staff.

11 DATE: October 1, 2014

Respectfully submitted,

LAW OFFICES OF LAWRENCE D. ROHLFING

/s/ Steven G. Rosales

14 BY: _____

Steven G. Rosales

Attorney for plaintiff TERRY SHARP

16 DATE: October 1, 2014

BENJAMIN WAGNER

United States Attorney

Donna L. Calvert

Regional Chief Counsel, Region IX

Social Security Administration

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21 */S/- Michael K. Marriot

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Michael K. Marriot

Special Assistant United States Attorney

Attorney for Defendant

[*Via email authorization]

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ORDER (1:13-cv-02028-BAM)

The Stipulation to extend time is granted.

IT IS SO ORDERED.

Dated: October 2, 2014

/s/ Barbara A. McAuliffe
UNITED STATES MAGISTRATE JUDGE