1 2 3 4 5 6	MICHAEL J. HADDAD (State Bar No. 189114) JULIA SHERWIN (State Bar No. 189268) T. KENNEDY HELM (State Bar No. 282319) HADDAD & SHERWIN LLP 505 Seventeenth Street Oakland, California 94612 Telephone: (510) 452-5500 Facsimile: (510) 452-5510 Attorneys for Plaintiffs		
7	UNITED STATES	DIST	TRICT COURT
8	EACTEDN DICTOL	ст О	E CALIEODNIA
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	LAURIE DIGIANTOMASSO and RANDY DIGIANTOMASSO, Individually and as Co-)	No: 1:14-cv-01633-MCE-EPG
11	Successor in Interest of Decedent SHAYMUS)	No. 1.14-cv-01055-MCE-EFG
12	DIGIANTOMASSO,)	
13	Dia:-4:66.)	STIPULATION AND ORDER TO
14	Plaintiffs, vs.)	CONTINUE HEARING ON
)	PLAINTIFF'S MOTION TO
15	KINGS COUNTY, a public entity; KINGS)	QUASH KINGS COUNTY
16	COUNTY SHERIFF-CORONER DAVID ROBINSON, in his individual and official)	DEFENDANTS' SUBPOENAS
17	capacity; KINGS COUNTY SHERIFF'S)	(ECF No. 80)
	COMMANDER KIM PEDREIRO, in her)	
18	individual and official capacity; KINGS COUNTY SHERIFF'S SERGEANT SHERI)	
19	HENDERSON; CALIFORNIA FORENSIC)	
20	MEDICAL GROUP, INCORPORATED, a)	
	California corporation; TAYLOR FITHIAN, M.D.; MEGAN NABORS, L.V.N; DANIELLE)	
21	ECKER; LINDA WEESNER, R.N.;)	
22	MINNETTA COSTA, R.N.; JANA CEARLEY,)	
23	L.P.T., and DOES 1–20, individually, jointly,)	
	and severally,)	
24	Defendants.)	
25)	
26)	
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Case No. 1:14-cv-01633-MCE-EPG:

1	Plaintiffs and the Kings County Defendants, by and through their respective counsel, hereby			
2	stipulate to the following:			
3	1.	. Plaintiffs' Motion to Quash the Kings County Defendants' Subpoenas (Doc. 77) is currently		
4		scheduled for hearing before this Court on January 22, 2016, at 10:00 a.m.		
5	2.	2. The parties believe that this matter is close to settlement, with the parties having participate		
6		in a mediation before the Honorable Raul A. Ramirez (Ret.) on January 12, 2016.		
7	3.	3. In light of the possible settlement, and to save attorneys' fees and costs, the parties agree to		
8	continue the hearing on Plaintiffs' Motion to Quash (Doc. 77) until Friday, February 19,			
9		2016, at 10:00 a.m.		
10	4.	The parties' Joint Statement Re: Dis	scovery Disagreement, as required by Eastern District	
11		Local Rule 251(c), would therefore be due on or before February 12, 2016.		
12	SO STIPULATED			
13				
14	Dated:	: January 22, 2016	HADDAD & SHERWIN LLP	
15				
16			/s/ T. Kennedy Helm	
17			T. KENNEDY HELM Attorneys for Plaintiff	
18				
19	Dated: January 22, 2016 WI		WEAKLEY & ARENDT, LLP	
20				
21			<u>/s/ Brande L. Gustafson*</u> JAMES J. ARENDT	
22			BRANDE L. GUSTAFSON Attorneys for Defendants COUNTY OF KINGS;	
23			SHERIFF DAVID ROBINSON; COMMANDER KIM	
24			PEDREIRO; and SERGEANT SHERI HENDERSON	
25	* Ms. Gustafson provided her consent that this document be electronically filed.			
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ORDER Based on the above stipulation, the Court continues the hearing on the Second Amended Motion to Quash (ECF No. 77) to February 19, 2016 at 10:00 a.m. The Joint Statement re: Discovery Disagreement shall be due no later than February 12, 2016. IT IS SO ORDERED. UNITED STATES MAGISTRATE JUDGE Dated: **January 25, 2016**