1 2 3 4 5 6	Denise Bourgeois Haley Attorney at Law: 143709 12631 East Imperial Highway, Suite C-1 Santa Fe Springs, CA 90670 Tel: (562)437-7006 Fax: (562)432-2935 E-Mail: rohlfing.office@rohlfinglaw.con Attorneys for Plaintiff ISRAEL SAMUEL GAYTAN	
8		
9	UNITED STATES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA	
11	I.S.G, A MINOR,	Case No.: 1:16-cv-01538-BAM
12	Plaintiff,	STIPULATION TO EXTEND TIME
13	V.	) TO FILE CONFIDENTIAL LETTER ) BRIEF
14	NANCY A. BERRYHILL, Acting Commissioner of Social Security.	) ) (FIRST REQUEST)
15	Defendant.	
16		) )
17		
18	DI. C. COLO C. T. T. C.	along Constant W. C. L. A
19	Plaintiff I.S.G., a minor, and Defendant Carolyn W. Colvin, Acting	
20	Commissioner of Social Security, through their undersigned attorneys, stipulate,	
21	subject to this court's approval, to extend the time by 11 days from April 1, 2017	
22	to April 12, 2017 for Plaintiff to file a Confidential Letter Brief, with all other	
23	dates in the Court's Order Concerning Review Of Social Security Cases extended	
24	accordingly. This is Plaintiff's first request and counsel has been working under an	
25	extreme caseload due to the loss of an attorney last June and two replacements	
2.6	failing. Counsel has sought to do as much	n as she can when she can and is meeting

1	deadlines as best she can. Counsel was not able to prepare this confidential letter	
2	brief timely and defendant has requested extension. Counsel forwarded the	
3	confidential letter brief to defendant on April 12, 2017. Counsel seeks this	
4	continuance in good faith.	
5	DATE: May 4, 2017 Respectfully submitted,	
6	LAWRENCE D. ROHLFING	
7	/s/ Denise Bourgeois Haley BY: Denise Bourgeois Haley	
8		
9	Attorney for plaintiff Mr. Israel Samuel Gaytan	
10		
11	DATE: May 4, 2017 PHILLIP A.TALBERT	
12	United States Attorney	
13		
14	/s/ Marcelo N. Illarmo BY:  Marcelo N. Illarmo Special Assistant United States Attorney Attorneys for defendant Nancy A. Berryhill  *authorized by e-mail	
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16		
17		
18	<u>ORDER</u>	
19	Pursuant to the stipulation of the parties filed on May 5, 2017, and good	
20	cause appearing, Plaintiff's request for an extension of time from April 1, 2017, to	
21	April 12, 2017, to serve his Confidential Letter Brief is HEREBY GRANTED	
22	nunc pro tunc. All other deadlines in the Court's Scheduling Order are extended	
23	accordingly.	
24	IT IS SO ORDERED.	
25	Dated: May 5, 2017 /s/ Barbara A. McAuliffe	
26	UNITED STATES MAGISTRATE JUDGE	