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6 STANISLAUS COUNTY OFFICE OF  
EDUCATION

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8 UNITED STATES DISTRICT COURT  
9 EASTERN DISTRICT OF CALIFORNIA  
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11 DONESHIA NEIL, Deceased, THROUGH  
12 HER SUCCESSOR IN INTEREST  
LATISHA CYPRIAN; LATISHA  
13 CYPRIAN, Individually,,

14 Plaintiff,

15 vs.

16 MODESTO CITY SCHOOLS DISTRICT, a  
public entity; MODESTO CITY SCHOOLS  
17 DISTRICT BOARD MEMBERS: STEVEN  
GRENBEAUX, SUE ZWAHLEN, CHAD  
18 BROWN, CRAIG RYDQUIST, AMY  
NEUMANN, CINDY MARKS, JOHN  
19 WALKER, PAMELA ABLE, VIRGINA  
(GINGER) JOHNSON, JULIE A.  
BETSCHART, DAN PARK, NADENE  
20 GALAS, RICHARD BAUM, Individually;  
CHRISTOPHER CHILLES, and ARY  
21 CARVALHO Individually; COUNTY OF  
STANISLAUS, a public entity;  
22 STANISLAUS COUNTY OFFICE OF  
EDUCATION; and DOES 1-50, Jointly and  
23 Severally,

24 Defendants.  
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Case No.: 1:17-CV-256-LJO-SKO

**STIPULATION AND ORDER FOR  
EXTENSION OF TIME FOR  
DEFENDANT, STANISLAUS COUNTY  
OFFICE OF EDUCATION TO FILE  
RESPONSIVE PLEADING  
(L. RULE 144; FRCP 6)**

**(Doc. 28)**

Judge assigned for all purposes:  
Hon. Lawrence J. O'Neill

Complaint filed: 2/22/17  
FAC filed: 4/24/17  
Trial date: Not assigned

**STIPULATION**

Pursuant to Civil Local Rule 144, and Federal Rule of Civil Procedure 6, Plaintiffs, through their attorneys of record, and Defendant, through its attorneys of record, hereby stipulate to an extension as follows:

1. On February 22, 2017, Plaintiffs filed an initial Complaint with this Court. On April 24, 2017, Plaintiffs filed a First Amended Complaint (“FAC”) with this Court. Pursuant to Federal Rule of Civil Procedure 12, Defendant’s responsive pleading must be filed by June 30, 2017.

2. On May 19, 2017, Defense counsel sent Plaintiff’s counsel a meet and confer letter regarding Defendant’s intent to file a Motion to Dismiss the FAC and Motion for a More Definite Statement under Federal Rule of Civil Procedure 12.

3. On June 19, 2017, the parties exchanged emails and agreed to extend the meet and confer process for 30 days.

Based on the foregoing, IT IS HEREBY STIPULATED, by and between all parties through their respective counsel of record that: Defendant’s date to answer or otherwise respond to the FAC is extended to July 28, 2017.

Dated: June 20, 2017

**LAW OFFICES OF TIM A. PORI**

By: /s/ Tim A. Pori \_\_\_\_\_  
TIM A. PORI  
Attorney for Plaintiff,  
DONESHIA NEIL, Dec., LATISHA  
CYPRIAN

Dated: June 20, 2017

**SPINELLI DONALD & NOTT**

By: /s/ Domenic D. Spinelli \_\_\_\_\_  
DOMENIC D. SPINELLI  
ALISON W. WINTER  
Attorney for Defendant,  
STANISLAUS COUNTY OFFICE OF  
EDUCATION

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**ORDER**

Pursuant to the above-stipulation of the parties (Doc. 28), and for good cause shown thereby, the request to extend the time for Defendant Stanislaus County Office of Education to respond to Plaintiff's First Amended Complaint is GRANTED. It is hereby ORDERED that Defendant Stanislaus County Office of Education's responsive pleading shall be filed on or before July 28, 2017.

IT IS SO ORDERED.

Dated: June 23, 2017

/s/ Sheila K. Oberlo  
UNITED STATES MAGISTRATE JUDGE