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15	County of Kern, et al.		
16	UNITED STATES DISTRICT COURT		
17	EASTERN DISTRICT OF CALIFORNIA		
18			
10	ANA MADIA CONTALET LODET	CASE NO.: 1:17-CV-00864-AWI-JLT	
19	ANA MARIA GONZALEZ LOPEZ, PEDRO DERKEVORKIAN, AND THE	CASE NO.: 1.17-CV-00804-AVVI-JE1	
20	ESTATE OF SERGIO DERKEVORKIAN,	STIPULATION TO MODIFY THE	
21	Dia:n4:#	SCHEDULING ORDER; [PROPOSED]	
_	Plaintiff,	ORDER	
22	<b>v.</b>	(Doc. 37)	
23	COUNTY OF KERN; SHERIFF DONNY	(200: 01)	
	YOUNGBLOOD; BILL WALKER,		
24	DIRECTOR KERN COUNTY MENTAL		
25	HEALTH DEPARTMENT; DEPUTY		
20	ASHLEY MARCUM (#202548); and		
26	DOES 1 through 10, inclusive,		
27	Defendants.		
28			

BY AND BETWEEN THE PARTIES TO THIS ACTION, THROUGH THEIR COUNSEL OF RECORD:

This stipulation is entered into by and between the plaintiffs and the defendants, by and through their respective counsel to modify the Scheduling Order in this matter, by continuing all dates by approximately forty-five (45) days.

- 1. As set forth in the attached declaration of Marshall S. Fontes, the parties have completed all non-expert discovery and have designated and exchanged expert Rule 26 reports. The parties also scheduled a mediation of the matter before Hon. Carla M. Woerhle for the entire day of December 7, 2018, with a firm commitment to resolving the matter without the need for further time and expense in litigating the matter, including taking the depositions of experts who are located as far away as Idaho. However, due to the hospitalization and critical condition of defense counsel's mother, as set forth in the supporting declaration, the mediation has been forced to be rescheduled for January 17, 2019. Based upon these circumstances, the parties believe that good cause exists for the requested short continuance of all dates in order to permit possible resolution of the matter without the necessity of further time, cost and expense to the parties and this court in the ongoing litigation of this matter.
- 2. Based on the forgoing, the parties agree through counsel to amend the scheduling order as follows:

<u>Deadline:</u>	Currently:	Proposed:
Expert Discovery Cut Off:	12/28/18	2/11/19
Non Dispositive Motion Filing:	1/18/19	3/1/19
Non-Dispositive Motions:	2/15/19	3/29/19
Dispositive Motion Filing:	3/8/19	4/19/19
Dispositive Motions:	4/22/19	6/3/19
Pre-Trial Conference:	6/13/19	7/25/19
Trial:	8/13/19	9/24/19

1	3. Additionally, the Court has scheduled a Mandatory Settlement		
2	Conference in this matter on January 7, 2019. In light of the current mediation		
3	scheduled for January 17, 2019, the parties request that the settlement conference be		
4	vacated.		
5	NOW THEREFORE, IT IS HEREBY STIPULATED by the Parties that the		
6	Scheduling Order be modified as set forth above.		
7	Dated: November 15, 2018 MARK L. NATIONS, COUNTY COUNSEL		
8			
9	By: /s/ Marshall S. Fontes		
10	Marshall S. Fontes, Deputy Attorneys for Defendant, County of Kern		
11	Dated: November 15, 2018 KAYE, McLANE, BEDNARSKI & LITT, LLP		
12	Dated. November 13, 2010 RATE, MCLANE, DEDINANSKI & EITT, EEF		
13			
14	By: <u>/s/ Kevin J. LaHue</u> Ronald O. Kay, Esq.		
15	Kevin J. LaHue, Esq Attorneys for Plaintiffs, Maria Lopez and		
16	Pedro Derkevorkian		
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