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7	UNITED ST	TATES DISTRICT COURT			
8	EASTERN DISTRICT OF CALIFORNIA				
9		DISTRICT OF CALIFORNIA			
10	ERIK ARELLANO,) 1: 17-CV-01235 - LJO - JLT			
11	Plaintiff,)) SCHEDULING ORDER (Fed. R. Civ. P. 16)			
12	v.)Pleading Amendment Deadline: 4/29/2019			
13	CHAD HASKINS, et al.,)			
14	Defendants.) Discovery Deadlines:) Initial Disclosures: 1/28/2019 			
15) Non-Expert: 2/18/2020 ———) Expert: 4/20/2020			
16		Mid-Discovery Status Conference: 11/4/2019 at 8:30 a.m.			
17		Non-Dispositive Motion Deadlines:			
18		Filing: 4/28/2020 Hearing: 5/26/2020			
19					
20		Dispositive Motion Deadlines: Filing: 6/9/2020			
21		Hearing: 7/21/2020			
22		Pre-Trial Conference:			
23		9/15/2020 at 8:30 a.m. Courtroom 4			
24		Trial: 11/16/2020 at 8:30 a.m.			
25		Courtroom 4 Jury trial: 4-6 days			
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27	I. <u>Date of Scheduling Conference</u>				
28	January 7, 2019.				

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II. **Appearances of Counsel**

Plaintiff did not appear.

Heather Cohen appeared on behalf of Defendant.

III. **Magistrate Judge Consent:**

Notice of Congested Docket and Court Policy of Trailing

Due to the District Judges' heavy caseload, the newly adopted policy of the Fresno Division of the Eastern District is to trail all civil cases. The parties are hereby notified that for a trial date set before a District Judge, the parties will trail indefinitely behind any higher priority criminal or older civil case set on the same date until a courtroom becomes available. The trial date will not be reset to a continued date.

The Magistrate Judges' availability is far more realistic and accommodating to parties than that of the U.S. District Judges who carry the heaviest caseloads in the nation and who must prioritize criminal and older civil cases over more recently filed civil cases. A United States Magistrate Judge may conduct trials, including entry of final judgment, pursuant to 28 U.S.C. § 636(c), Federal Rule of Civil Procedure 73, and Local Rule 305. Any appeal from a judgment entered by a United States 16 Magistrate Judge is taken directly to the United States Court of Appeal for the Ninth Circuit.

The Fresno Division of the Eastern District of California, whenever possible, is utilizing United States Article III District Court Judges from throughout the nation as Visiting Judges. Pursuant to the Local Rules, Appendix A, such reassignments will be random, and the parties will receive no advance notice before their case is reassigned to an Article III District Court Judge from outside of the Eastern District of California.

22 Plaintiff is directed to consider consenting to Magistrate Judge jurisdiction to conduct all further 23 proceedings, including trial. Within 10 days of the date of this order, Plaintiff SHALL file a 24 consent/decline form (provided by the Court at the inception of this case) indicating whether he will 25 consent to the jurisdiction of the Magistrate Judge.

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IV. **Pleading Amendment Deadline**

Any requested pleading amendments are ordered to be filed, either through a stipulation or 27 motion to amend, no later than April 29, 2019. 28

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V. <u>Discovery Plan and Cut-Off Date</u>

The parties are ordered to exchange the initial disclosures required by Fed. R. Civ. P. 26(a)(1) on or before **January 28, 2019**.

The parties are ordered to complete all discovery pertaining to non-experts on or before **February 18, 2020**, and all discovery pertaining to experts on or before **April 20, 2020**.

The parties are directed to disclose all expert witnesses¹, in writing, on or before **February 28**, **2020**, and to disclose all rebuttal experts on or before **March 30**, **2020**. The written designation of retained and non-retained experts shall <u>be made pursuant to Fed. R. Civ. P. Rule 26(a)(2), (A), (B),</u> <u>and (C) and shall include all information required thereunder</u>. Failure to designate experts in compliance with this order may result in the Court excluding the testimony or other evidence offered through such experts that are not disclosed pursuant to this order.

The provisions of Fed. R. Civ. P. 26(b)(4) and (5) shall apply to all discovery relating to experts and their opinions. Experts must be fully prepared to be examined on all subjects and opinions included in the designation. Failure to comply will result in the imposition of sanctions, which may include striking the expert designation and preclusion of expert testimony.

The provisions of Fed. R. Civ. P. 26(e) regarding a party's duty to timely supplement
disclosures and responses to discovery requests will be strictly enforced.

A mid-discovery status conference is scheduled for November 4, 2019 at 8:30 a.m. before the 18 19 Honorable Jennifer L. Thurston, U.S. Magistrate Judge, located at 510 19th Street, Bakersfield, 20 California. Counsel SHALL file a joint mid-discovery status conference report one week before the 21 conference. Counsel also SHALL lodge the status report via e-mail to JLTorders@caed.uscourts.gov. 22 The joint statement SHALL outline the discovery counsel have completed and that which needs to be 23 completed as well as any impediments to completing the discovery within the deadlines set forth in this 24 order. Counsel may appear via teleconference by dialing (888) 557-8511 and entering Access Code 25 1652736, provided the Magistrate Judge's Courtroom Deputy Clerk receives a written notice of the

¹ In the event an expert will offer opinions related to an independent medical or mental health evaluation, the examination SHALL occur sufficiently in advance of the disclosure deadline so the expert's report fully details the expert's opinions in this regard.

intent to appear telephonically no later than five court days before the noticed hearing date.

VI. <u>Pre-Trial Motion Schedule</u>

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VII.

All non-dispositive pre-trial motions, including any discovery motions, shall be filed no later than **April 28, 2020** and heard on or before **May 26, 2020**. Non-dispositive motions are heard before the Honorable Jennifer L. Thurston, United States Magistrate Judge at the United States Courthouse in Bakersfield, California.

No motion to amend or stipulation to amend the case schedule will be entertained unless it 7 8 is filed at least one week before the first deadline the parties wish to extend. Likewise, no written discovery motions shall be filed without the prior approval of the assigned Magistrate Judge. A party 9 10 with a discovery dispute must first confer with the opposing party in a good faith effort to resolve by agreement the issues in dispute. If that good faith effort is unsuccessful, the moving party promptly 11 12 shall seek a telephonic hearing with all involved parties and the Magistrate Judge. It shall be the obligation of the moving party to arrange and originate the conference call to the court. To schedule 13 14 this telephonic hearing, the parties are ordered to contact the Courtroom Deputy Clerk, Susan Hall, at (661) 326-6620 or via email at SHall@caed.uscourts.gov. Counsel must comply with Local Rule 251 15 16 with respect to discovery disputes or the motion will be denied without prejudice and dropped 17 from the Court's calendar. 18 Counsel may appear and argue non-dispositive motions via teleconference by dialing (888) 557-19 8511 and entering Access Code 1652736, provided the Magistrate Judge's Courtroom Deputy Clerk 20 receives a written notice of the intent to appear telephonically no later than five court days before the

noticed hearing date.
All dispositive pre-trial motions shall be filed no later than June 9, 2020 and heard no later than
July 21, 2020, in Courtroom 4 at 8:30 a.m. before the Honorable Lawrence J. O'Neill, United States
District Court Judge. In scheduling such motions, <u>counsel shall comply with Fed. R. Civ. P. 56 and</u>
Local Rules 230 and 260.

Motions for Summary Judgment or Summary Adjudication

At least 21 days before filing a motion for summary judgment or motion for summary
 adjudication, the parties are ORDERED to meet, in person or by telephone, to confer about the issues

to be raised in the motion.

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The purpose of the meeting shall be to: 1) avoid filing motions for summary judgment where a question of fact exists; 2) determine whether the respondent agrees that the motion has merit in whole or in part; 3) discuss whether issues can be resolved without the necessity of briefing; 4) narrow the issues for review by the court; 5) explore the possibility of settlement before the parties incur the expense of briefing a motion; and 6) to develop a joint statement of undisputed facts.

The moving party SHALL initiate the meeting and SHALL provide a complete, proposed statement of undisputed facts at least five days before the conference. The finalized joint statement of undisputed facts **SHALL** include all facts that the parties agree, for purposes of the motion, may be 10 deemed true. In addition to the requirements of Local Rule 260, the moving party shall file the joint statement of undisputed facts.

12 In the notice of motion, the moving party **SHALL** certify that the parties have met and conferred as ordered above, or set forth a statement of good cause for the failure to meet and confer. 13 Failure to comply may result in the motion being stricken. 14

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VIII. Pre-Trial Conference Date

September 15, 2020, at 8:30 a.m. in Courtroom 4 before Judge O'Neill.

The parties are ordered to file a Joint Pretrial Statement pursuant to Local Rule 281(a)(2). The parties are further directed to submit a digital copy of their pretrial statement in Word format, directly to Judge O'Neill's chambers, by email at LJOorders@caed.uscourts.gov.

20 Counsels' attention is directed to Rules 281 and 282 of the Local Rules of Practice for the 21 Eastern District of California, as to the obligations of counsel in preparing for the pre-trial conference. 22 The Court will insist upon strict compliance with those rules. In addition to the matters set forth in the 23 Local Rules the Joint Pretrial Statement shall include a Joint Statement of the case to be used by the 24 Court to explain the nature of the case to the jury during voir dire.

IX. **Trial Date**

26 November 16, 2020 at 8:30 a.m. in Courtroom 4 before the Honorable Lawrence J. O'Neill, 27 United States District Court Judge.

A. This is a jury trial.

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1		B.	Counsels' Estimate of Trial Time: 4-6 days.		
2		C.	Counsels' attention is directed to Local Rules of Practice for the Eastern District of		
3	California, Rule 285.				
4	X.				
5	XI.	<u>Reque</u>	est for Bifurcation, Appointment of Special Master, or other		
6		Techn	iques to Shorten Trial		
7		Not ap	pplicable at this time.		
8	XII.	<u>Relate</u>	ed Matters Pending		
9		There	are no pending related matters.		
10	XIII.	<u>Comp</u>	liance with Federal Procedure		
11		All co	unsel are expected to familiarize themselves with the Federal Rules of Civil Procedure		
12	and the Local Rules of Practice of the Eastern District of California, and to keep abreast of any				
13	amendments thereto. The Court must insist upon compliance with these Rules if it is to efficiently				
14	handle its increasing case load and sanctions will be imposed for failure to follow both the Federal				
15	Rules of Civil Procedure and the Local Rules of Practice for the Eastern District of California.				
16	XIV.	Effect	of this Order		
17		The fo	regoing order represents the best estimate of the court and counsel as to the agenda most		
18	suitable to dispose of this case. The trial date is specifically reserved for this case. If the parties				
19	determine at any time that the schedule outlined in this order cannot be met, counsel are ordered to				
20	notify the court immediately of that fact so that adjustments may be made, either by stipulation or by				
21	subsequent status conference.				
22	The dates set in this order are firm and will not be modified absent a showing of good				
23	cause even if the request to modify is made by stipulation. Stipulations extending the deadlines				
24	contained herein will not be considered unless they are accompanied by affidavits or declarations,				
25	and w	here ap	opropriate attached exhibits, which establish good cause for granting the relief		
26	reques	sted.			
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2	Failure to comply with this order may result in the imposition of sanctions.
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4	IT IS SO ORDERED.
5	Dated:January 7, 2019/s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE
6	UNITED STATES MAGISTRATE JUDGE
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