1	R. Craig Settlemire (State Bar # 96173)		
2	Stephen L. Mansell (State Bar # 227584) Office of the County Counsel		
3	County of Plumas		
4	520 Main Street, Room 301 Quincy, CA 95971		
5	Tel. (530) 283-6240 Fax (530) 283-6116		
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10	IN THE UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA		
12			
13	PEDERSON, et al.,	Case No. CIV S-89-1659 JFM P	
14	Plaintiffs,	JOINT STIPULATION TO AMENDMENT	
15	vs.	OF CONSENT DECREE	
16	COUNTY OF PLUMAS, et al.,		
17	Defendants.		
18			
19	Pursuant to Paragraph XII.A of the Consent Decree that was entered in this action on April 20		
20	1992, the Plaintiffs and Defendants hereby file a Joint Stipulation to Amendment of Consent Decree and		
21	request that the Court approve such amendment by endorsing this stipulation below pursuant to Local		
22			
23	1. Paragraph IV.A.1 is hereby amended in its entirety to read as follows: "Maintain an		
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27	1		
	¹ Paul T. Parsons, one of the original attorneys representing the L	lightiffs is decreased Dichard D. Harmon is no longer	

²⁸ Paul T. Persons, one of the original attorneys representing the Plaintiffs, is deceased. Richard P. Herman is no longer involved with the above-referenced case.

However, the Plumas County Jail shall not house an inmate population greater than that which may be
 safely managed by the level of staffing maintained at the Jail, pursuant to standards and guidelines issued
 by the Corrections Standards Authority."

2. Paragraph IV.A.11 is hereby amended in its entirety to read as follows: "The Plumas
County Jail shall at all times be staffed by an appropriate number of correctional officers given the
inmate population, pursuant to the recommendations of the Corrections Standards Authority. Plumas
County agrees to implement any directions given by the Corrections Standards Authority with respect to
staffing at the Plumas County Jail. Each shift shall have a woman correctional officer and a designated
person with the authority to carry out the policies and procedure contained herein."

3. Except as expressly set forth in this Joint Stipulation, all provisions of the Consent Decree
shall remain unchanged and in full force and effect.

Paragraph XII.A of the Consent Decree states that the Consent Decree may be modified or
amended only by this Court on duly noticed motion or by written stipulation of counsel. For the above
reasons, the parties hereby submit for Court approval this Joint Stipulation to Amendment of Consent
Decree.

16 IT IS SO STIPULATED.

17 18	Dated:	HADSELL, STORMER, KEENY, RICHARDSON & RENICK LLP
19		
20		
21		Dan Stormer
22		Attorney for Plaintiffs
23	Dated:	PAUL W. COMISKEY
24		
25		
26		Paul W. Comiskey
27		Attorney for Plaintiffs
28		
	2 JOINT STIPULATION TO AMENDMENT OF CONSENT DECREE - CASE NO. CIV S-89-1659 JFM P	

1	Dated:	LAW OFFICES OF MICHAEL B. JACKSON
2		
3		
4		Michael B. Jackson
5		Attorney for Plaintiffs
6	Dated:	OFFICE OF THE COUNTY COUNSEL, COUNTY OF PLUMAS
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9		R. Craig Settlemire
10		Attorney for Defendants
11	IT IS SO ORDERED.	
12	Date: <u>4/1/2013</u>	
13		Ferdal P. Newman
14		KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE
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	JOINT STIPULATION TO AMEND	MENT OF CONSENT DECREE - CASE NO. CIV S-89-1659 JFM P