1 2 3 4 5 6 7 8 9 10	BRUCE A. KILDAY, ESQ., SB No. 066415 SUSAN A. DENARDO, ESQ., SB No. 235166 SERENA M. SANDERS, ESQ., SB No. 264799 ANGELO, KILDAY & KILDUFF Attorneys at Law 601 University Avenue, Suite 150 Sacramento, CA 95825 Telephone: (916) 564-6100 Telecopier: (916) 564-6263 Attorneys for Defendants COUNTY OF YOLO, EDWARD G. PRIETO, SERGEANT AL WILLIAMS, DEPUTY MIKE MONTERO, DEPUTY RIAL PRICE and CAPTAIN ROBIN FAILLE UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA		
12	MICAH GUNTHER,	Case No.: 2:10-CV-00991-FCD-EFB	
13) Plaintiff,	SECOND STIPULATION AND ORDER	
14 15) vs.)	TO CONTINUE TIME TO FILE JOINT STATUS REPORT AND RELATED	
15	COUNTY OF YOLO; Yolo County Sheriff	DEADLINES	
17	EDWARD G. PRIETO (Badge #1); Yolo County Sheriff's Department Sergeant AL		
18	WILLIAMS (Badge #38); Yolo County		
19	Sheriff's Department Deputy MIKE) MONTERO, JR. (Badge #155); Yolo County)		
20	Sheriff's Department RIAL PRICE (Badge) #166); Yolo County Sheriff's Department)		
21	Captain ROBIN FAILLE (Badge #5); and)		
22	DOES I through XX, inclusive,		
23	Defendants)		
24	WHEREAS, the parties' Joint Status Report is currently due September 7, 2010;		
25	WHEREAS, no pretrial scheduling conference is presently scheduled;		
26	WHEREAS, the parties are still attempting to resolve this matter on their own and have		
27	agreed to have Plaintiff's injuries assessed by an independent medical examiner;		
28			
		-1- SECOND STIPULATION AND ORDER TO CONTINUE TIME TO FILE JOINT STATUS	
	REPORT AND RELATED DEADLINES		
		Dockets.Justia.	

1	WHEREAS, the parties have now gathered some of Plaintiff's medical records and found	
2	a mutually acceptable independent medical examiner;	
3	WHEREAS, the parties need an additional 60 days to gather remaining medical records	
4	related to Plaintiff's prior treatment and those still outstanding from the copying service, and	
5	have Plaintiff examined by the independent medical examiner they have now selected;	
6	WHEREAS, it is stipulated by and between the parties through their respective counsel	
7	that the deadlines for initial disclosures and the Joint Status Report be continued another 60 days	
8	from the date of this Court's order.	
9	Dated: September 3, 2010 LAW OFFICES OF STEWART KATZ	
10	/s/ Stewart Katz	
11	By:	
12	STEWART KATZ GUY DANILOWITZ	
	Attorneys for Plaintiff	
13		
14	Dated: September 3, 2010 ANGELO, KILDAY & KILDUFF	
15	/s/ Susan A. DeNardo	
16	By:	
17	SUSAN A. DeNARDO BRUCE A. KILDAY	
18	SERENA M. SANDERS	
	Attorneys for Defendants	
19		
20	ORDER	
21	GOOD CAUSE APPEARING therefor,	
22	IT IS ORDERED that the Joint Status Report and the parties' initial disclosures be	
23	continued 60 days from the date of this order or until November 8, 2010.	
24		
25	Dated: September 3, 2010	
26	Aund Co mm	
27	FRANK C. DAMRELL, JR.	
28	UNITED STATES DISTRICT JUDGE	
	-2-	
	SECOND STIPULATION AND ORDER TO CONTINUE TIME TO FILE JOINT STATUS REPORT AND RELATED DEADLINES	