

1 **P O R T E R | S C O T T**
 2 A PROFESSIONAL CORPORATION
 3 John R. Whitefleet, SBN 213301
 4 Lauren E. Calnero, SBN 284655
 5 350 University Avenue, Suite 200
 6 Sacramento, California 95825
 7 TEL: 916.929.1481
 8 FAX: 916.927.3706

6 Attorneys for Defendants COUNTY OF SUTTER; COUNTY OF YUBA; J. PAUL PARKER; LEWIS
 7 MCELFRESH; NORMAN BIDWELL; JOHN S. ZIL; CHRISTOPHER BARNETT; BOBBY JOE
 8 LITTLE; DAVID CALAPINI; SHAUN FLIEHMAN; RAINBOW CRANE; KATY MULLIN;
 9 DONICE MCGINNIS; and BALJINDER RAI

8 **UNITED STATES DISTRICT COURT**
 9
 10 **EASTERN DISTRICT OF CALIFORNIA**

11 ESTATE OF RODNEY LOUIS BOCK,
 12 deceased, by and through CYNDIE DENNY
 13 BOCK, as Administrator; KIMBERLY BOCK;
 14 KELLIE BOCK HILLARY BOCK; MORGEN
 15 BOCK; LAURA LYNN BOCK; and ESTATE
 16 OF ROBERT BOCK,

CASE NO: 2:11-cv-00536-MCE-KJN

**STIPULATION AND ORDER TO EXTEND
 TIME TO FILE DISPOSITIONAL
 DOCUMENTS**

15 Plaintiffs,

16 vs.

17 COUNTY OF SUTTER; COUNTY OF
 18 YUBA; J. PAUL PARKER, Sutter County
 19 Sheriff's Department Sheriff; LEWIS
 20 MCELFRESH, Sutter County Jail Division
 21 Commander; NORMAN BIDWELL, Sutter
 22 County Jail Corrections Lieutenant; JOHN S.
 23 ZIL; CHRISTOPHER BARNETT; BOBBY
 24 JOE LITTLE; DAVID CALAPINI; SHAUN
 25 FLIEHMAN; RAINBOW CRANE; KATY
 26 MULLIN; DONICE MCGINNIS;
 27 BALJINDER RAI; and Does I through XL,
 28 inclusive,

Defendants.

///
 _____ /

STIPULATION AND ORDER TO EXTEND TIME TO FILE DISPOSITIONAL DOCUMENTS

{01285650.DOC}

1 Plaintiffs ESTATE OF RODNEY LOUIS BOCK, deceased, by and through CYNDIE DENNY
2 BOCK, as Administrator; KIMBERLY BOCK; KELLIE BOCK HILLARY BOCK; MORGEN
3 BOCK; LAURA LYNN BOCK; and ROBERT BOCK and Defendants COUNTY OF SUTTER,
4 COUNTY OF YUBA, J. PAUL PARKER, LEWIS MCELFRESH, NORMAN BIDWELL, JOHN S.
5 ZIL; CHRISTOPHER BARNETT; BOBBY JOE LITTLE; DAVID CALAPINI; SHAUN
6 FLIEHMAN; RAINBOW CRANE; KATY MULLIN; DONICE MCGINNIS; and BALJINDER RAI
7 (collectively referred to as the "Parties") have reached a settlement in this case and have reached a
8 settlement in the case. The Court ordered that dispositional documents be filed not later than forty-five
9 days from May 20, 2014. *See* Docket No. 104.

10 The Parties require additional time to file dispositional documents, to allow Defendants to
11 transmit payment of the monetary settlement amount to Plaintiffs in this matter. The Parties stipulate
12 and agree to a deadline of July 24, 2014 to file the dispositional documents in this case, as directed by
13 the Court (Docket No. 104). This is the first stipulation and request by the Parties to extend time to file
14 dispositional documents.

15 Accordingly, IT IS HEREBY STIPULATED AND AGREED, by and between the Parties, by
16 and through their respective undersigned counsel, that the Parties have up to and including July 24,
17 2014 to file dispositional documents in this case.

18
19
20 DATED: July 3, 2014

Respectfully submitted,
ROSEN, BIEN & GALVAN, LLP

21 By /s/ Aaron J. Fischer
22 Aaron J. Fischer
23 Attorney for Plaintiffs (as authorized on July 3, 2014)

24 DATED: July 3, 2014

PORTER SCOTT
A Professional Corporation

25
26 By /s/ John R. Whitefleet
27 John R. Whitefleet
28 Lauren E. Calnero
Attorneys for Defendants

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ORDER

Based on the foregoing and good cause appearing, the Parties' request to extend time to file dispositional documents is GRANTED. The deadline to file dispositional documents is July 24, 2014.

IT IS SO ORDERED.

Dated: July 8, 2014



MORRISON C. ENGLAND, JR., CHIEF JUDGE
UNITED STATES DISTRICT COURT