1 2 3 4 5 6 7 8 9	ERNEST GALVAN – 196065 AARON J. FISCHER – 247391 ROSEN, BIEN & GALVAN, LLP 315 Montgomery Street, Tenth Floor San Francisco, California 94104-1823 Telephone: (415) 433-6830 Facsimile: (415) 433-7104 Email: egalvan@rbg-law.com afischer@rbg-law.com GERI LYNN GREEN – 127709 LAW OFFICES OF GERI LYNN GREEN, LC 155 Montgomery Street, Suite 901 San Francisco, California 94104-4166 Telephone: (415) 982-2600 Facsimile: (415) 358-4562 Email: gerilynngreen@gmail.com	
10	Attorneys for Plaintiffs	
11	UNITED STATES DIS	TRICT COURT
12	EASTERN DISTRICT (	OF CALIFORNIA
13		
14	Estate of RODNEY LOUIS BOCK, deceased, by	Case No. 2:11-cv-00536 (MCE) (GGH)
15	and through CYNDIE DENNY BOCK, as Administrator; KIMBERLY BOCK; KELLIE BOCK; HILLARY BOCK; M.B., minor through	STIPULATION AND ORDER FOR FILING OF THIRD AMENDED
16	her mother and guardian ad litem Cyndie Denny Bock; and LAURA LYNN BOCK; Estate of	COMPLAINT
17	ROBERT BOCK,	
18	Plaintiffs, v.	
19	COUNTY OF SUTTER; COUNTY OF YUBA; J.	
20	PAUL PARKER, Sutter County Sheriff's Department Sheriff; DAVID SAMSON, Sutter	
21	County Jail Division Commander; NORMAN BIDWELL, Sutter County Jail Corrections Lieutenant; JOHN S. ZIL; CHRISTOPHER	
22	BARNETT; BOBBY JOE LITTLE; DAVID CALAPINI; SHAUN FLIEHMAN; R.C.; KATY	
23	MULLIN; DENISE MCGINNIS; SUTTER COUNTY JAIL FACILITY MANAGER; and Does	
24	I through XL, inclusive,	
25	Defendants.	
26		
27		
28		
	STIPULATION AND [PROPOSED] ORDER FOR F	
	STIPULATION AND [PROPOSED] ORDER FOR P	Dockets.Justia

1	<b>STIPULATION</b>	
2	WHEREAS, Plaintiffs seek to file a Third Amended Complaint, a copy of which is	
3	attached hereto as Exhibit A;	
4	WHEREAS, the Third Amended Complaint seeks only to clarify that the Seventh	
5	Claim for Relief is alleged solely against individual Defendants ZIL and BARNETT and	
6	DOES I through XL, and to do so by deleting Defendants COUNTY OF SUTTER and	
7	COUNTY OF YUBA from the heading of the Seventh Claim for Relief; and	
8	WHEREAS, this amendment is consistent with Plaintiffs' agreement to remove	
9	Defendants COUNTY OF SUTTER and COUNTY OF YUBA with respect to the Seventh	
10	Claim for Relief, <i>see</i> Dkt. No. 16 at 20 n.8, and with the Court's Memorandum and Order	
11	of February 8, 2012, see Dkt. No. 26 at 24;	
12	IT IS HEREBY STIPULATED, pursuant to Federal Rule of Civil Procedure	
13	15(a)(2) and Local Rule 220, by and between the parties hereto through their respective	
14	attorneys of record that Plaintiffs may file the Third Amended Complaint attached hereto.	
15	The parties further stipulate that all defendants will have thirty (30) days in which to	
16	respond to the Third Amended Complaint once it is filed.	
17	Respectfully submitted,	
18	DATED: March 23, 2012 ROSEN, BIEN & GALVAN, LLP	
19		
20	By: /s/ Ernest Galvan	
21	Ernest Galvan	
22	Attorneys for Plaintiffs	
23	DATED: March 23, 2012 PORTER SCOTT	
24		
25	By: <u>/s/ John Whitefleet</u>	
26	John R. Whitefleet	
27	Attorneys for Defendants	
28		
	1	
	STIPULATION AND [PROPOSED] ORDER FOR FILING OF THIRD AMENDED COMPLAINT	

1	ORDER	
2	Pursuant to the stipulation of the parties, it is hereby ORDERED that Plaintiffs may	
3	file the Third Amended Complaint attached hereto as Exhibit A.	
4	IT IS SO ORDERED.	
5	DATE: March 27, 2012	
6	11 a Feat	
7	Moun Of .	
8	MORRISON C. ENGLAND, JR. UNITED STATES DISTRICT JUDGE	
9		
10		
11		
12		
13		
14		
15		
16 17		
17 18		
18 19		
20		
20		
22		
23		
24		
25		
26		
27		
28		
	STIPULATION AND [PROPOSED] ORDER FOR FILING OF THIRD AMENDED COMPLAINT	