1	THORNTON DAVIDSON, #166487	
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3	Telephone:(559) 256-9800Facsimile:(559) 256-9795	
4	e-mail:thornton@erisalg.com	
5	Attorney for Plaintiffs, JONATHAN NICHOLAS ALE	XANDER,
6	individually and as personal representative for the EST, and AMBER DAWN ALEXANDER, by and through h	
7	JONATHAN NICHOLAS ALEXANDER,	
8		
9	UNITED STATES DISTRI	ICT COURT FOR
10	THE EASTERN DISTRICT	OF CALIFORNIA
11	JONATHAN NICHOLAS ALEXANDER individually)	Case No.:2:11-CV-00640-MCE-EFB
12	and as personal representative for the ESTATE OF) JONATHAN ALEXANDER,	
13	and AMBER DAWN ALEXANDER,) by and through her Guardian Ad Litem,)	TELEPHONICALLY
13	JONATHAN NICHOLAS ALEXANDER,	RE: MOTION TO WITHDRAW AS ATTORNEY OF RECORD
14	Plaintiff,	FILED NOVEMBER 15, 2011
15 16	v.)) CALIFORNIA DEPARTMENT OF CORRECTIONS)	Date: January 26, 2012
10	AND REHABILITATION, a State of California	Crtrm:7
	agency; ARNOLD SCHWARTZENEGGER, Former) Governor of California, in his individual and official)	Judge: Morrison C. England, Jr.
18	(DVI), a State of California prison; MATTHEW	
19	CATE, Secretary of the California Department of) Corrections and Rehabilitation, in his individual and)	Complaint Filed: March 8, 2011
20	official capacities; S.M. SALINAS, Warden of Deuel) Vocational Institution, in her individual and official)	
21	capacities; Correctional Officers J. REY, J. CERDA,) F. ALONSO, M. FLESCH, R. ULLRICH, C.	
22	WILSON, and J. SILK, individually and in their) official a capacities as Correction Officers; Sgt. C.	
23	JOHNSON, individually and in his official capacity as) Correctional Squad Sergeant; Lts. R. MUNOZ and H.)	
24	JOHNSON, individually and in their official) capacities; A. OGBODO, R.N., individually and in his)	
25	official capacity as Registered Nurse for the CDCR; () C. GALANIS, R.N., individually and in his official ()	
26	capacity as Registered Nurse for the CDCR; ()	
27	and DOES 1 through 150, inclusive,	
28	Defendants.	

1	Thornton Davidson, counsel for plaintiffs JONATHAN NICHOLAS ALEXANDER	
2	individually and as personal representative for the ESTATE OF JONATHAN ALEXANDER,	
3	and AMBER DAWN ALEXANDER, by and through her Guardian Ad Litem JONATHAN	
4	NICHOLAS ALEXANDER, who has filed his MOTION TO WITHDRAW AS ATTORNEY OF	
5	RECORD PURSUANT TO LOCAL RULE 182(d) AND RULE 3-700(C)(6) OF THE	
6	CALIFORNIA RULES OF PROFESSIONAL CONDUCT, does hereby respectfully request that this	
7	court permit him to appear telephonically at the hearing on his motion.	
8	The hearing on the Motion to Withdraw is set for January 26, 2012 at 2:00 p.m. in Courtroom	
9	7 before the Honorable Morrison C. England, Jr. This request is made on the grounds that Plaintiff's	
10	counsel maintains his office in the City of Fresno, California, a distance of approximately 200 miles	
11	from the courthouse.	
12	Should this court permit counsel to appear telephonically, the court should direct its call to	
13	(559) 256-9800 ext. 230. Counsel's office does not have direct telephone numbers, therefore the call	
14	will be transferred by the firm's receptionist.	
15		
16	Dated: December 15, 2011 Respectfully Submitted,	
17		
18	/s/ Thornton Davidson THORNTON DAVIDSON	
19	Attorney for Plaintiffs	
20	//	
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1	ODDED	
2	ORDER	
2	Based on a showing of good cause, counsel Thornton Davidson's request to appear	
	telephonically at the hearing of his Motion to Withdraw as Attorney of Record is hereby granted.	
4	The courtroom deputy clerk will initiate the telephone call 5-10 minutes prior to the scheduled	
5	hearing by calling counsel at 559-256-9800 ext. 230.	
6		
7	IT IS SO ORDERED.	
8	Dated: December 20, 2011	
9	Molan (.	
10	MORRISON C. ENGLAND, JR. UNITED STATES DISTRICT JUDGE	
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