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6 Attorneys for Defendants CALIFORNIA EXPOSITION & STATE FAIR (erroneously sued as
CAL EXPO, a public entity), NORBERT BARTOSIK, CEO and General Manager of
7 California Exposition & State Fair, BRIAN MAY, Deputy General Manager, POLICE CHIEF
ROBERT CRAFT, SERGEANT CRAIG WALTON (sued as Cal Expo Police Sergeant
Walton), OFFICER ROBERT WHITTINGTON (sued as Cal Expo Police Officer Whittington),
8 OFFICER LARRY MENARD (sued as Cal Expo Police Officer Menard), OFFICER
EVEREST ROBILLARD (sued as CAL EXPO POLICE OFFICER ROBILLARD), and
9 OFFICER JOHN TATARAKIS (erroneously sued as Cal Expo Police Officer Tartarsik)

10
11 UNITED STATES DISTRICT COURT
12 EASTERN DISTRICT OF CALIFORNIA

13
14 JOSEPH P. CUVIELLO, DENIZ BOLBOL,
15 SHANNON CAMPBELL AND MARK ENNIS,
16 individually,

17 Plaintiffs,

18 vs.

19 CAL EXPO, a public entity, CAL EXPO GENERAL
MANAGER NORBERT BARTOSIK, CAL EXPO)
DEPUTY GENERAL MANAGER BRIAN MAY,)
20 CAL EXPO POLICE CHIEF ROBERT CRAFT,)
CAL EXPO POLICE SERGEANT WALTON, CAL)
21 EXPO POLICE OFFICER MAYES, CAL EXPO)
POLICE OFFICER WHITTINGTON, CAL EXPO)
22 POLICE OFFICER MENARD, CAL EXPO)
POLICE OFFICER ROBILLARD, CAL EXPO)
23 POLICE OFFICER TARTARSIK, and DOES 1-20,)
in their individual and official capacities, Jointly and)
24 Severally,)

25 Defendants.)
26)

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1 The parties have entered into the following stipulation to extend the time for Defendants
2 to file a responsive pleading. Defendants believe the complaint was not appropriately served on
3 all the individual defendants and intended on filing a motion to dismiss for improper service.

4 The parties have met and conferred on this matter. To avoid the time and expense in
5 adjudicating such a motion, the parties have reached the following agreement:

6 1. All Defendants, save Officer Rocky Mayes, will agree to deem service on them as
7 proper;

8 2. Plaintiffs will agree to give all Defendants (including Defendant Mayes) until
9 November 18, 2011 to file a responsive pleading;

10 3. All Defendants, save Officer Rocky Mayes, will agree to give Plaintiffs until
11 December 15, 2011, oppose their motion to dismiss;

12 4. Defendant Mayes is in the process of obtaining counsel, which is part of the
13 reason an extension is necessary. He will be asked to join the stipulation on service and the
14 extension on the opposition once he retains his own counsel.

15 IT IS SO STIPULATED.

16 Dated: November 4, 2011

GONZALEZ & LEIGH, LLP

18 By: /s/ G. Whitney Leigh
19 G. WHITNEY LEIGH

20 Attorneys for Plaintiffs DENIZ BOLBOL and
21 SHANNON CAMPBELL

22
23 Dated: November 4, 2011

LAW OFFICES OF DAVID J. BEAUVAIS

25 By: /s/ David J. Beauvais
26 DAVID J. BEAUVAIS

27 Attorneys for Plaintiff MARK ENNIS
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Dated: November 4, 2011

By: /s/ Joseph P. CuvIELlo
JOSEPH P. CUVIELLO
Plaintiff in Pro Se

November 4, 2011

GORDON & REES LLP

By: /s/ George A. Acero
GEORGE A. ACERO
Attorneys for Defendants CALIFORNIA
EXPOSITION & STATE FAIR,
NORBERT BARTOSIK, CEO and
General Manager of California Exposition
& State Fair, BRIAN MAY, Deputy
General Manager, Police Chief ROBERT
CRAFT, Sergeant CRAIG WALTON,
Officer ROBERT WHITTINGTON,
Officer LARRY MENARD, Officer
EVEREST ROBILLARD, and Officer
JOHN TATARAKIS

PURSUANT TO THE STIPULATION, IT IS SO ORDERED.

Date: 11/30/2011



UNITED STATES DISTRICT JUDGE