	1	LAW OFFICES OF JOHNNY L. GRIFFIN, III JOHNNY L. GRIFFIN, III (SBN 118694)		
	2	MANOLO H. OLASO (SBN 195629) 1010 F Street, Suite 200		
	3	Sacramento, California 95814 Telephone: (916) 444-5557		
	4	Fax: (916) 444-5558 Attorneys for Plaintiff BRADLEY BRAZILL WILLIAM A. MUNOZ (SBN 191649) BRITTANY NG (267581) MURPHY, PEARSON, BRADLEY & FEENEY		
	5			
Law Offices of Johnny L. Griffin III 1010 F Street, Suite 200; Sacramento, CA 95814 (916) 444-5557 www.johnnygriffinlaw.com	6			
	7			
	8			
	9	Telephone: (916) 565-0300		
	10	Attorneys for Defendant CALIFORNIA NORTHSTATE COLLEGE OF PHARMACY, LLC		
	11	UNITED STATES DISTRICT COURT		
	12			
	13	FOR THE EASTERN DISTRICT OF CALIFORNIA		
	14	BRADLEY BRAZILL,) Case No. 2:12-CV-01218-WBS-EFB	
	15	Plaintiff,) STIPULATION AND ORDER TO	
	16	VS.	 EXTEND DATE FOR EXPERT DISCLSOURE 	
	17	CALIFORNIA NORTHSTATE COLLEGE))	
	18	OF PHARMACY, LLC,)	
	19	Defendant.)	
	20			
	21	Whereas, trial in this matter is set for November 26, 2013, and the final pretrial conference is		
	22	set for October 15, 2013.		
	23	Whereas, expert disclosure is due currently on June 17, 2013 and discovery cut off is August 1, 2013. Whereas, the Court ruled on defendants' motion for summary judgment recently, on June 5,		
y L. Gr cramen 557 inlaw.c	24			
iffin II lto, CA com	25			
111 A 95814	26			
	27	2013.		
	28			
		Stipulation and Order to Extend Date for Expert Disclosure Case No. 2:12-CV-01218-WBS-GGH		
			Dockets.Justia.co	

	1	Whereas, the parties wish to extend the time for expert disclosure, for a period of three		
	2	weeks, to July 8, 2013. Plaintiff, in particular, stipulates to an extension in order to finalize his		
	3	expert(s) list to include those experts whose expertise will relate specifically to his remaining age		
	4	discrimination claim.		
	5	Therefore, it is hereby stipulated and agreed by all parties, by and through their counsel		
	6	whose signatures appear below, that the date for expert disclosure shall be extended three weeks to		
	7	July 8, 2013.		
	8			
	9	Respectfully submitted,		
	10			
	11	Dated: June 17, 2013 <u>/s/ Manolo Olaso</u> Manolo Olaso		
	12	Law Offices of Johnny L. Griffin, III Attorneys for Plaintiff BRADLEY BRAZILL		
	13			
	14	William A. Munoz has reviewed this Stipulation and Proposed Order and has authorized the filer to sign on his behalf for purposes of electronic filing.		
	15			
	16			
	17	Dated: June 17, 2013 /s/ William A. Munoz		
	18	WILLIAM A. MUNOZ MURPHY, PEARSON, BRADLEY & FEENEY		
1010]	19	Attorneys for Defendant CALIFORNIA NORTHSTATE COLLEGE OF PHARMACY, LLC		
Law Of F Street ww	20			
Law Offices of Johnny L. Griffin III 1010 F Street, Suite 200; Sacramento, CA 95814 (916) 444-5557 www.johnnygriffinlaw.com	21	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
	22	TORSUANT TO STIL CLATION, IT IS SO ORDERED.		
	23	Dated: June 19, 2013.		
	24	Dated: June 19, 2013.		
	25	UNITED STATES MAGISTRATE JUDGE		
	26			
	27	Stipulation and Order to Extend Date for Expert Disclosure Case No. 2:12-CV-01218-WBS-GGH		
	28			