Gutierrez et al v. Breck et al Doc. 28

1 A PROFESSIONAL CORPORATION Nancy J. Sheehan, SBN 109419 350 University Ave., Suite 200 3 Sacramento, California 95825 TEL: 916.929.1481 4 FAX: 916.927.3706 5 Attorneys for Defendants ZIGGY ROBESON, CHRISTOPHER BRECK, CHUE LOR, TARAS CHERNYY, ANTHONY RUIZ AND EMILY KELLY 8 UNITED STATES DISTRICT COURT, EASTERN DISTRICT OF CALIFORNIA 9 10 ANDRES GUTIERREZ, et al., NO. 2:12-CV-02358-JAM/CKD 11 12 Plaintiffs, STIPULATED REQUEST FOR EARLY SETTLEMENT CONFERENCE BEFORE 13 MAGISTRATE JUDGE KENDALL J. v. NEWMAN AND ORDER 14 Former Twin Rivers Police Department Chief CHRISTOPHER BRECK; et al., 15 16 Defendants. 17 Complaint filed: September 13, 2012 18 19 The parties, by and through their counsel of record, make this stipulated request that an 20 early settlement conference be held in this case before the Hon. Kendall J. Newman. Judge 21 Newman's chambers have been contacted, and his staff confirmed the Judge is willing to serve in 22 this capacity. The parties were told to file this stipulated request with potential dates for the settlement conference. 23 The parties and their counsel are available on December 18, 2012, and all agree that date 24 would be their first choice if Judge Newman is also available on that date. In the alternative, the 25 parties and their counsel are available on January 7, 2013. If the Court schedules the settlement 26 conference for December 18, 2012, the parties request that they have until December 13, 2012, to 27 submit their settlement conference statements. If the Court schedules the settlement conference for 28

STIPULATED REQUEST FOR EARLY SETTLEMENT CONFERENCE

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1	January 7, 2013 the parties request that the	ey have until December 31, 2012 to file their settlement	
2	conference statements.		
3			
4	Dated: December 11, 2012	PORTER SCOTT	
5		A PROFESSIONAL CORPORATION	
6		By /s/Nancy J. Sheehan	
7		Nancy J. Sheehan Attorneys for Defendants	
8		ZIGGY ROBESON, CHRISTOPHER	
9		BRECK, CHUE LOR, TARAS CHERNYY, ANTHONY RUIZ, and EMILY KELLY	
10			
11	Dated: December 11, 2012	ANWYL, SCOFFIELD & STEPP, LLP	
12		By_/s/James T. Anwyl [authorized 12/10/12]	
13		James T. Anwyl	
14		Attorneys for Defendants ZIGGY ROBESON, CHRISTOPHER	
15		BRECK, CHUE LOR, TARAS CHERNYY, ANTHONY RUIZ, EMILY KELLY, and	
16		FRANK PORTER	
17	Dated: December 11, 2012	MASTAGNI, HOLSTEDT, AMICK, MILLER &	
18	Dated. December 11, 2012	JOHNSEN, APC	
19			
20		By /s/William M. Briggs [authorized 12/10/12] William M. Briggs	
21		Attorneys for Defendant BRANCHE SMITH	
22			
23 24	D (1 D		
25	Dated: December 11, 2012	LAW OFFICE OF STEWART KATZ	
26		By /s/ Stewart Katz [authorized 12/10/12]	
27		Stewart Katz Attorney for Plaintiffs	
28		-	
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	STIPULATED REQUEST FOR EARLY SETTLEMENT CONFERENCE		

ORDER Good cause having been shown, this matter is scheduled for an early settlement conference before the Hon. Kendall J. Newman on December 18, 2012, at 9:00 a.m., in Courtroom 25. The parties are directed to exchange non-confidential settlement conference statements no later than December 13, 2012. These statements shall be simultaneously delivered to the Court using the following email address: kinorders@caed.uscourts.gov. If a party desires to share additional confidential information with the Court, it may do so pursuant to the provisions of Local Rule 270(d) and (e). Dated: 12/11/2012 /s/ John A. Mendez United States District Judge John A. Mendez Date: 12/11/2012 UNITED STATES MAGISTRATE JUDGE {01085778.DOCX}