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14	PANTOJA, KEN BECKER, MICHAEL	
15	MATRANGA, MICHAEL XIONG, and SCOTT HUFFORD	
16	UNITED STATES D	ISTRICT COURT
17	EASTERN DISTRICT	COF CALIFORNIA
18		
19	Estate of MARK ANTHONY SCOTT, et al.,	NO. 2:13-CV-00024-GEB-KJN
20	Plaintiffs,	
21		
		STIDUL ATION AND (DDODOGED)
22	VS.	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
22 23	vs. COUNTY OF SACRAMENTO, et al.,	
		ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE
23	COUNTY OF SACRAMENTO, et al.,	ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE
23 24	COUNTY OF SACRAMENTO, et al.,	ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE
23 24 25	COUNTY OF SACRAMENTO, et al., Defendants.	ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE
23 24 25 26	COUNTY OF SACRAMENTO, et al., Defendants.	ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE
 23 24 25 26 27 	COUNTY OF SACRAMENTO, et al., Defendants.	ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE

1	COME NOW THE PARTIES, by and through their respective attorneys and subject		
2	to the approval of this Court, hereby stipulate and respectfully request the following		
3	modification and/or amendment to this Court's Pretrial Scheduling Order of March 28, 2013		
4	(Docket #24), amended on April 8, 2014 (Docket #34), July 17, 2014 (Docket #43) and		
5	September 15, 2014 (Docket #45), regarding the scheduling of this case:		
6	• That the expert witness disclosure cut-off date currently set for September 26, 2014		
7	be moved to September 29, 2014, and any supplemental disclosures be due within 30		
8	days following.		
9	This calendaring modification is requested because Plaintiffs' counsel is currently		
10	still in a criminal trial (People v. Jodie Teragawa, Case No. 14F01950) that has taken two		
11	days longer than previously anticipated, and it is questionable as to whether or not it will		
12	finish today. Additionally, the co-worker of one of Plaintiffs' experts is currently out sick so		
13	Plaintiffs' expert is having to do twice his usual workload.		
14	The parties do not expect to change any of the other dates currently scheduled in this		
15	case.		
16			
17	IT IS SO STIPULATED.		
18			
19	Dated: September 25, 2014LAW OFFICE OF STEWART KATZ		
20	/s/ Stewart Katz		
21	STEWART KATZ,		
22	Attorney for Plaintiffs		
23			
24	Dated: September 25, 2014 LONGYEAR, O'DEA & LAVRA, LLP		
25	<u>/s/ Van Longyear</u> VAN LONGYEAR		
26	Attorneys for Defendant		
27	CARYL SKERITT, RN		
28			
	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME FOR ALL PARTIES TO DISCLOSE EXPERT WITNESSES		
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