1 2 3 4 5 6	ANDREW T. CAULFIELD, SBN 238300 RICHARD H. CAULFIELD, SBN 50258 CAULFIELD LAW FIRM 1101 Investment Blvd., Suite 120 El Dorado Hills, CA 95762 Telephone: (916) 933-3200 Facsimile: (916) 605-4075 andrew@caulfieldlawfirm.com Attorneys for Defendants County of El Dorado County of El Dorado Sheriff's Department,	0,
7	and Brandon Pina (sued herein as Brandon Pe	ena)
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	- PATRICK WAYNE SOLOMON,	o0o- Case No. 2:13-cv-00115-GEB-CKD
11	Plaintiff,	STIPULATION AND PROPOSED ORDER
12	V.	RE EXTENSION OF TIME FOR EL DORADO DEFENDANTS TO RESPOND
13	CITY OF SOUTH LAKE TAHOE; CITY OF SOUTH LAKE TAHOE POLICE DEPARTMENT; OFFICER J. HERMINGHAUS, individually and in his	
14		
15	official capacity; COUNTY OF EL DORADO SHERIFF'S DEPARTMENT, OFFICER	
16	BRANDON PENA individually and in his official capacity; and DOES 1-10, inclusive,	
17	Defendants.	
18		
19		
20	Plaintiff Patrick Wayne Solomon ("Plaintiff") and Defendants County of El Dorado, County	
21	of El Dorado Sheriff's Department, and Brandon Pina (sued herein as Officer Brandon Pena)	
22	(collectively, "County Defendants"), by and through their undersigned counsel, hereby stipulate as	
23	follows:	
24	1. WHEREAS, the County of El Dorado has not yet been served in this case. Counsel	
25	for the County Defendants has agreed to accept service by mail on behalf of the County of El	
26	Dorado. Plaintiff will effectuate service on the County in this manner forthwith.	
27	2. WHEREAS, the Court docket currently identifies February 13, 2013 as the due date	
28	for the responsive pleading to be filed by Defendants County of El Dorado Sheriff's Department and	
	CTIDUL ATION AND DODOGED ODDED DE EVENIG	1 ION OF TIME Care No. 2:12 are 00115 CEP. CKD
	STIPULATION AND PROPOSED ORDER RE EXTENS	ION OF TIME Case No. 2:13-cv-00115-GEB-CKD Dockets.Justia.co

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Brandon Pina. (See Dckt. No. 8, 9).

3. WHEREAS, Plaintiff has agreed to an extension of time for Defendants County of El Dorado Sheriff's Department and Brandon Pina to respond to the Complaint, making those Defendants' responses due at the same time as the response is due from the County of El Dorado.

4. **WHEREAS**, the parties have agreed that the County Defendants must answer, move, or otherwise respond to Plaintiff's Complaint on or before March 6, 2013.

## NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED AS FOLLOWS:

The time within which Defendants County of El Dorado Sheriff's Department and 1. Brandon Pina (sued herein as Officer Brandon Pena) must answer, move, or otherwise respond to Plaintiff's Complaint is extended from February 13, 2013 to March 6, 2013.

2. The County of El Dorado must also answer, move, or otherwise respond to Plaintiff's 12 Complaint on or before March 6, 2013.

IT IS SO STIPULATED.

DATED: February 11, 2013

DATED: February 11, 2013

IT IS SO ORDERED.

DATED: 2/12/13

## CAULFIELD LAW FIRM

By:/s/ Andrew T. Caulfield Andrew T. Caulfield

Attorneys for Defendants County of El Dorado, County of El Dorado Sheriff's Department, and Brandon Pina (sued herein as Brandon Pena)

THE LAW FIRM OF LAUB & LAUB

By: /s/ Jennifer Peterson Jennifer Peterson, Esq. Susan M. Leeder

Attorneys for Plaintiff Patrick Wayne Solomon

The Honorable Garland E. Burrell, Jr. United States District Judge

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