Ш

1	CARRIE A. FREDERICKSON, ESQ., SB No. 2 ANGELO, KILDAY & KILDUFF, LLP	245199	
2	Attorneys at Law		
3	601 University Avenue, Suite 150 Sacramento, CA 95825		
4	Telephone: (916) 564-6100		
5	Telecopier: (916) 564-6263 Attorneys for Defendants KEVIN HALE, CITY	OF RED BLUFF, and RAY MARTINEZ	
6	COREY A. EVANS, SBN 218789		
7	EVANS & PAGE 2912 Diamond St., Suite 346		
8	San Francisco, CA 94131		
9	Attorneys for Plaintiffs		
10	LEONARD G. KRUP, ESQ. SBN 49572 510 West Wood Street		
11	Willows, CA 95988		
12	(530) 798-5022 Attorney for Defendant DARREN DICHARRY		
13	DENNIS HALSEY, ESQ. SBN 66091		
14	Law Office of Dennis Halsey		
15	9 Highland Circle Chico, CA 95926		
16	(530) 345-1976 Attorney for Defendant DARREN DICHARRY		
17	UNITED STATES	DISTRICT COURT	
18	UNITED STATES DISTRICT COURT		
19	EASTERN DISTRIC	CT OF CALIFORNIA	
20	JENEANE SHELLABARGER; and) Case No.: 13-cv-00188-TLN-CMK	
21	KENNETH POTTER,)	
22	Plaintiffs,) STIPULATION AND ORDER) EXTENDING TIME FOR PRETRIAL	
23	VS.) CONFERENCE AND FILING OF	
24	DARRIN DICHARRY; KEVIN HALE; RAY) PRETRIAL CONFERENCE) STATEMENT	
25	MARTINEZ; CITY OF RED BLUFF; and)	
26	DOES 1 through 10, inclusive,) Trial Date: August 17, 2015	
27	Defendants.) Honorable Troy L. Nunley	
28			
		1-	
	STIPULATION AND ORDER EXTENDING TIME FOR PRETRIAL CONFERENCE AND FILING OF PRETRIAL CONFERENCE STATEMENT		

1		
1	Whereas, Defendant Darren Dicharry's motion for summary judgment was taken under	
2	submission on February 6, 2015;	
3	Whereas, the pending motion for summary judgment raises qualified immunity on behal	
4	of Defendant Dicharry and seeks dismissal of the only cause of action pled against Dicharry, th	e
5	granting of this motion would result in dismissal of Defendant Dicharry from this case;	
6	Whereas Plaintiff and Defendant Dicharry's Motion to Change Time to modify th	e
7	deadline to disclose expert witnesses was taken under submission on January 23, 2015;	
8	Whereas the Court's order on the motion for summary judgment and the Motion t	0
9	Change Time are still pending;	
10	Whereas under the current scheduling order the parties joint pretrial statement is due Jun	e
11	11, 2015 and the pretrial conference is scheduled for June 18, 2015;	
12	Therefore the parties have stipulated as follows:	
13	In light of the pending motion for summary judgment and the Motion to Change Time) ,
14	the parties request the pretrial conference be continued until July 16, 2015 or as soon thereafte	r
15	as the Court's Schedule permits and the joint pretrial statement be due July 9, 2015.	
16	IT IS SO STIPULATED.	
17		
18	Dated: June 5, 2015 ANGELO, KILDAY & KILDUFF, LLP	
19	Dry (-/ Carris A. Fredericher	
20	By: <u>/s/ Carrie A. Frederickson</u> CARRIE A. FREDERICKSON	
21	Attorneys for Defendants	
22	KEVIN HALE, RAY MARTINEZ, and CITY OF RED BLUFF	
23	Dated: June 5, 2015 EVANS & PAGE	
24		
25	By: <u>/s/ Corey A. Evans</u>	
26	COREY EVANS Attorney for Plaintiffs JENEANE	
27	SHELLABARGER and KENNETH	
28	POTTER	
	-2-	
	STIPULATION AND ORDER EXTENDING TIME FOR PRETRIAL CONFERENCE AND FILING OF PRETRIAL CONFERENCE STATEMENT	

1	Dated: June 5, 2015
2	
3	By: <u>/s/ Dennis Halsey</u> LEONARD G. KRUP
4	DENNIS HALSEY Attorneys for Defendant DARREN
5	DICHARRY
6	
7	
8	
9	
10	
11	
12	IT IS SO ORDERED:
13	
14	The Pretrial Conference is now set for <u>July 16, 2015 at 2:00 pm.</u> , and the Pretrial
15	Conference Statement is now due <u>July 9, 2015</u> .
16 17	Dated: June 11, 2015
18	Thomas
19	
20	Troy L. Nunley United States District Judge
21	
22	
23	
24	
25	
26	
27	
28	
	-3- STIPULATION AND ORDER EXTENDING TIME FOR PRETRIAL CONFERENCE AND FILING OF PRETRIAL CONFERENCE STATEMENT