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13	Attorneys for Plaintiffs		
14	[Counsel for Defendants listed on next page]		
15	UNITED STATES DISTRICT COURT		
16	EASTERN DISTR	ICT OF CALIFORNIA	
17	JAMES JOSHUA MAYFIELD, et al.,	Case No.: 2:13-CV-02499-JAM-AC	
18	Plaintiffs,	[Assigned to the Honorable John A. Mendez – Courtroom 6]	
19	vs.	AMENDED STIPULATION	
20	IVAN OROZCO, et al.,	BETWEEN PLAINTIFFS ESTATE OF JAMES JOSHUA MAYFIELD,	
21	Defendants.	JAMES ALLISON MAYFIELD, AND TERRI MAYFIELD AND	
22		DEFENDANTS UNIVERSITY OF CALIFORNIA DAVIS HEALTH	
23		SYSTEM, DR. GREGORY	
24		SOKOLOV, AND DR. ROBERT HALES TO CONTINUE HEARING DATE RE: MOTION TO	
25		BIFURCATE TRIAL; ORDER	
26		Complaint filed: December 3, 2013	
27		Discovery Cut-Off: October 14, 2016 Motion Cut-Off: February 8, 2017 Trial Data: May 1, 2017	
28		Trial Date: May 1, 2017	

1	[continued from first page]
2	Scott L. Gassaway, Esq. [S.B. #53581] Robert F. Tyler, Esq. [S.B. #63055]
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8	bwatts@wilkefleury.com
9	Attorneys for Defendants REGENTS OF THE UNIVERSITY OF CALIFORNIA,
10	now sued as the UNIVERSITY OF CALIFORNIA DAVIS
11	HEALTH SYSTEM, DR. GREGORY SOKOLOV, sued in his individual capacity, and DR. ROBERT HALES, sued in his individual capacity
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	AMND STIP TO CONTINUE HEARING RE: MOTION TO BIFURCATE; IPPOPOSEDI OPDEP

1	IT IS HEREBY STIPULATED BETWEEN PLAINTIFFS ESTATE OF		
2	JAMES JOSHUA MAYFIELD, BY AND THROUGH LISA BERG, AS		
3	CONSERVATOR, JAMES ALLISON MAYFIELD, JR., AND TERRI		
4	MAYFIELD, AND DEFENDANTS THE UNIVERSITY OF CALIFORNIA		
5	DAVIS HEALTH SYSTEM, DR. GREGORY SOKOLOV, AND DR.		
6	ROBERT HALES AS FOLLOWS:		
7	WHEREAS, on December 23, 2016, Defendants Regents of the University of		
8	California, now sued as the University of California Davis Health System, Dr.		
9	Gregory Sokolov, and Dr. Robert Hales ("JPS Defendants") noticed a Motion to		
10	Bifurcate Trial for hearing on January 24, 2017 (ECF No. 172);		
11	WHEREAS, the present hearing date requires Plaintiffs Estate of James		
12	Joshua Mayfield, by and through Lisa Berg, as Conservator, James Allison		
13	Mayfield, Jr., and Terri Mayfield ("Plaintiffs") to oppose the Motion to Bifurcate at		
14	the same time as they are opposing three sizeable summary judgment motions in		
15	this same matter; and		
16	WHEREAS, a brief continuance of the hearing on JPS Defendants' Motion		
17	to Bifurcate will not prejudice any party to this action nor delay the May 1, 2017		
18	trial;		
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	AMND STIP TO CONTINUE HEARING RE: MOTION TO BIFURCATE; -1- [PROPOSED] ORDER		

1	IT IS HEREBY STIPULATED BY AND BETWEEN PLAINTIFFS AND		
2	JPS DEFENDANTS, THROUGH THEIR RESPECTIVE COUNSEL OF		
3	RECORD, that the hearing on the Motion to Bifurcate is continued from January		
4	24, 2017 to February 21, 2017, with briefing due in accordance with the Local and		
5	Federal Rules.		
6		Resp	ectfully submitted,
7	Dated: January 6, 2017	HAD	SELL STORMER& RENICK LLP
8		By _	/s/ - Caitlan McLoon Barbara Enloe Hadsell
9			Dan Stormer
10			Josh Piovia-Scott Lori Rifkin
11			Acrivi Coromelas Caitlan McLoon
12			Attorneys for Plaintiffs JAMES JOSHUA MAYFIELD, JAMES ALLISON MAYFIELD JR.,
13			JAMES ALLISON MAYFIELD JR., TERRI MAYFIELD
14			
15	Dated: January 6, 2017		KE FLEURY HOFFELT
16		GOU	LD & BIRNEY
17		Der	/a/ Nacl Lutterman
18		By _	/s/ - Neal Lutterman Robert F. Tyler, Jr. Neal C. Lutterman
19			Bianca Watts
20			Attorney for Defendants UNIVERSITY OF CALIFORNIA
21			DAVIS HEALTH SYSTEM, DR. GREGORY SOKOLOV, DR.
22			ROBERT HALES
23	Attestation Regarding Signatures		
24	I, Caitlan McLoon, hereby attest that all other signatories listed, and on		
25	whose behalf the filing is submitted, concur in the filing's content and have		
26	authorized the filing.		
27	Dated: January 6, 2017	By _	/s/ - Caitlan McLoon Caitlan McLoon
28		. –	Caitlan McLoon
	AMND STIP TO CONTINUE HEARING RE: MOTION TO BIFURCATE; [PROPOSED] ORDER	-2-	

1	ORDER CONTINUING HEARING D	ATE RE: MOTION TO BIFURCATE	
2	TRIAL		
3	Pursuant to the foregoing Stipulation between Plaintiffs and Defendants the		
4	University of California Davis Health System, Dr. Gregory Sokolov, and Dr.		
5	Robert Hales, and good cause appearing, the hearing on the Motion to Bifurcate		
6	Trial is hereby CONTINUED from January 24, 2017, to February 21, 2017 at 1:30		
7	p.m. Plaintiffs' opposition and Defendants' reply are due in accordance with the		
8	Federal and Local Rules.		
9	IT IS SO ORDERED.		
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11			
12	Dated: 1/6/2017	<u>/s/ John A. Mendez</u> HONORABLE JOHN A. MENDEZ	
13		United States District Court Judge	
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	AMND STIP TO CONTINUE HEARING RE: MOTION TO BIFURCATE; [PROPOSED] ORDER -3-		