1 2	MARK F. ANDERSON (SBN 44787) ANDERSON, OGILVIE & BREWER LLP 235 Montgomery Street, Suite 914 San Francisco, California 94104		
3	Telephone: (415) 651-1951		
4	Fax: (415) 500-8300 Email: mark@aoblawyers.com		
5	Zinan. mark@ucolawyeis.com		
6	Attorneys for Plaintiff Jesse James Thomas III and Tiffany F. Thomas		
7	UNITED STATES DISTRICT COURT		
8	EASTERN DISTRICT OF CALIFORNIA		
9	JESSE JAMES THOMAS III,) Case No. 2:13-CV-02674-MCE-CKD	
10	Disinsiff) case No. 2.13-CV-020/4-NICE-CND	
11	Plaintiff,) STIPULATION AND ORDER	
12	V.	CONTINUING THE DISCOVERY	
13	EXPERIAN INFORMATION SOLUTIONS, INC.,	CUTOFF AND THE DATE FOR DISCLOSURE OF EXPERTS	
14)	
15))	
16	Defendant.))	
)	
17	Whereas, plaintiffs' attorney Mark F. Anderson has filed a motion for an order		
18	permitting him to withdraw as counsel;		
19	Whereas, the hearing on the motion is to be held on December 4, 2014;		
20	Whereas, plaintiffs have informed me they are seeking other counsel;		
21	Whereas, the last date to complete discovery under the current schedule is November 3,		
22	2014, and the last date to disclose experts is January 21, 2015;		
23	Whereas, the parties believe more time is needed to complete discovery and to retain		
24	experts given the circumstances;		
25	IT IS HEREBY STIPULATED that the discovery cutoff may be continued to February		
26	16, 2015, and the date for disclosure of experts may be continued to March 2, 2015;		
27		/s/ Mark F. Anderson	
28		Mark F. Anderson, SBN 44787	
	STIP & ORDER RE CONTINUING DATES, THOMAS V EXPERIAN, NO. 2:13-CV-02674 MCE CKD		
	Page 1 of 2	2	

1		Anderson, Ogilvie & Brewer LLP 235 Montgomery Street San Francisco, CA 94104, Suite 914
2		Phone: 415.651.1951 Fax: 415.500.8300
3		mark@aoblawyers.com
4		Attorney for Plaintiffs
5	Date: October 27, 2014	/s/ Nandini Iyer
6)	Nandini Iyer (SBN 271289) JONES DAY
7		1755 Embarcadero Center
8		Palo Alto, CA 94303 Phone: 650.739.3939
9		Fax: 650.739.3900
10		niyer@jonesday.com
11		Counsel for Experian Information Solutions,
12		Inc.
13	ORDER	
14		
15	continued to February 16, 2015, and the c	n and for good cause shown, the discovery cutoff date is date for disclosure of experts is continued to March 2,
16	IT IS SO ORDERED.	
17	Dated: October 29, 2014	
18	Balca. October 29, 2014	11 060
19		Wellen / Ex. V.
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