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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	FREDERICK MARCELES COOLEY,	No. 2:14-cv-0240 DAD PS
12	Plaintiff,	
13	v.	<u>ORDER</u>
14	CITY OF VALLEJO, et al.,	
15	Defendants.	
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17	This matter came before the court on February 20, 2015, for the hearing of defendants'	
18	motion for reconsideration. (Dkt. No. 45.) Attorney Furah Faruqui appeared on behalf of the	
19	defendants and plaintiff Frederick Marceles Cooley appeared on his own behalf.	
20	Upon consideration of the arguments on file and at those made the hearing, and for the	
21	reasons set forth on the record at that hearing, IT IS HEREBY ORDERED that:	
22	1. Defendants January 5, 2015 motion for reconsideration (Dkt. No. 45) is denied in part	
23	and granted in part as stated on the record at the February 20, 2015 hearing;	
24	2. On or before April 17, 2015, defendants shall produce to plaintiff all responsive	
25	documents for the prior seven years, as ordered in the court's November 14, 2014 order, and an	
26	additional three years of limited responsive documents consisting of any complaints of excessive	
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force and the official resolution of those complaints¹; 3. This order is without prejudice to plaintiff moving to compel additional documents related to three year period of limited document production after plaintiff receives defendants' production; and 4. Within seven days of the date of this order each party shall file a proposed amended schedule for the remainder of this action. Dated: February 20, 2015 UNITED STATES MAGISTRATE JUDGE DAD:6 Ddad1\orders.consent\cooley0240.oah.022015.docx The court's November 14, 2014 order also ordered defendants to file a proposed stipulated protective order and serve a copy of that proposed stipulated protective order on the plaintiff. Defendants have not yet complied with that order. Accordingly, defendants shall file a proposed stipulated protective order and serve a copy of that document on the plaintiff forthwith. If plaintiff objects to any portion of the proposed stipulated protective order, plaintiff shall file those objections within fourteen days of being served with the copy of the proposed stipulated protective order.