1 2	GREGORY M. FINCH (SBN 091237) SIGNATURE LAW GROUP, LLP					
3	3400 Bradshaw Rd., Suite A-4A Sacramento, California 95827 Telephone: (916) 856-5800					
4	Facsimile: (916) 880-5255 gfinch@signaturelawgroup.com					
5	Attorney for Plaintiff JORDAN FAGAN					
6	7 Money for Franking SORD/MV17107MV					
7						
8	UNITED STATES DISTRICT COURT					
9	FOR THE EASTERN DISTRICT OF CALIFORNIA					
10	JORDAN FAGAN) Case No. 2:15-cv-01755-JAM-KJN				
11	Plaintiff,	AMENDED STIPULATION AND ORDER				
12	VS.	GRANTING LEAVE FOR PLAINTIFFTO FILE THIRD AMENDED				
13	AIMEE EAGLETON, MICHAEL) COMPLAINT)				
14	MATRANGA, JOHN DOE; and DOES 1 through 20, inclusive,	Action Filed: August 18, 2015				
15	unough 20, metusive,					
16	Defendants.))				
17)				
18	Plaintiff, JORDAN FAGAN ("Plaintiff") by and through GREGORY M. FINCH of					
19	Signature Law Group, LLP, his attorney of record; defendant AIMEE EAGLETON by and					
20	through WENDY MOTOOKA of Cregger & Chalfant, LLP, her attorneys of record; and					
21 22	MICHAEL MATRANGA by and through JONATHAN B. PAUL of Rivera & Associates, his					
23	attorneys of record, submit the following Joint Stipulation and request that the Court grant					
24	Plaintiff leave to file a Amended Complaint pursuant to Rule 15(a) of the Federal Rules of Civil					
25	Procedure:					
26	1. Plaintiff filed his complaint on August 18, 2015.					
27						
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	AMENDED STIPULATION AND ORDER GRANTING LEAVE FOR PLAINTIFF TO FILE THIRD AMENDED COMPLAINT					

- 2. Following the Court's granting of Defendant's County of Sacramento Motion to Dismiss,
 Plaintiff filed his First Amended Complaint on January 13, 2016.
- 3. Following the Court's granting of Defendant's County of Sacramento second Motion to Dismiss, Plaintiff filed his Second Amended Complaint on June 21, 2016.
- 4. Defendant AIMEE EAGLETON filed her answer to the Second Amended Complaint on July 26, 2016.
- Defendant MICHAEL MATRANGA filed his answer to the Second Amended Complaint on July 27, 2016.
- 6. While in the course of discovery, Plaintiff has determined that Defendant AIMEE EAGLETON appears not be responsible for the injuries suffered by Plaintiff.
- 7. Plaintiff seeks to amend his Complaint by dismissing Defendant AIMEE EAGLETON and limit all causes of action to Defendant MICHAEL MATRANGA. A Third Amended Complaint that includes this amendment is attached as Exhibit A.
- 8. The parties have met and conferred regarding the elimination of AIMEE EAGLETON as a defendant in Plaintiff's proposed Third Amended Complaint and Defendants have agreed to Plaintiff's request for this stipulation.

NOW, THEREFORE, the parties hereby stipulate and request that the Court grant Plaintiff leave to file a Third Amended Complaint in this action, a true and correct copy of which is attached hereto as Exhibit A.

IT IS SO STIPULATED.

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4	Dotad: April 12, 2017		DECD	ECTEULI V CUDMITTED	
5	Dated: April 12, 2017			ECTFULLY SUBMITTED, ATURE LAW GROUP, LLP	
6					
7			BY:	/s/ Gregory M. Finch GREGORY M. FINCH	
8				Attorney for Plaintiff,	
9				JORDAN FAGAN	
10	Dated: April 12, 2017		CREG	GER & CHALFANT LLP	
11					
12			BY:	/s/ Wendy Motooka	
13				WENDY MOTOOKA Attorney for Defendant	
14				AIMEE EAGLETON	
15	D . 1 4 11 12 2017		DIVE		
16	Dated: April 12, 2017		RIVERA & ASSOCIATES		
17			BY:	/s/ Jonathan B. Paul_	
18				JONATHAN B. PAUL Attorney for Defendant	
19				MICHAEL MATRANGA	
20					
21	ORDER				
22	Good cause appearing, IT IS ORDERED that Plaintiff is granted leave to file the Third				
23	Amended Complaint, which is to be filed with the Court within ten (10) days of this signed				
24	Order.				
25				Ion do-	
26	Dated: 4/13/2017 /s/ John A. Mendez HON. JOHN A. MENDEZ				
27		UNITED STA	ATES I	DISTRICT COURT JUDGE	
28		3			