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10	DANIEL BRUNO, individually and on behalf of others similarly situated		
11			
12	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
13	DANIEL BRUNO, Individually and on behalf	Case No. 2:17-cv-00327-WBS-EFB	
14	of others similarly situated,		
15	Plaintiff,	STIPULATED REQUEST AND ORDER	
16	v.	TO MODIFY THE SCHEDULING ORDER	
17	EQUIFAX INFORMATION SERVICES,		
18	LLC et al.,		
19	Defendants.		
20	STIPLI ATED REQUEST TO MO	DIFY THE SCHEDULING ORDER	
21	STIPULATED REQUEST TO MODIFY THE SCHEDULING ORDER		
22	Pursuant to Local Rule 144, the undersigned parties ¹ submit this stipulated request to		
23	modify the scheduling order, and in support of which, state as follows:		
24	1. On September 12, 2018, Plaintiff filed a motion for leave to take additional		
25	depositions, which Plaintiff withdrew on October 4, 2018 after Equifax Information Services,		
26	LLC consented to the additional depositions sought by Plaintiff. See ECF Nos. 225 and 236.		
27			
28	¹ The agreed-upon modification herein has been stipulated to by all parties except Mark Hassan. As set forth in the Declaration filed concurrently herewith, Neil Evans, Hassan's counsel, failed to respond to Plaintiff's counsel's numerous attempts to obtain his stipulation to the foregoing.		
	STIPULATION RE SCHEDULING	CASE NO. 2:17-CV-00327-WBS-EFB	

1	2. During the October 1, 2018 hearing before this Honorable Court on the motion to	,	
2	withdraw of the attorneys for Robert McGinley and John McGinley, the Court indicated that it		
3	was inclined to grant an extension of the discovery deadline to allow adequate time for the	:	
4	additional discovery.		
5	3. Accordingly, the parties agree and stipulate that discovery should be extended by		
6	sixty (60) days, from the current October 16, 2018 deadline until December 17, 2018.		
7	4. The parties further agree and stipulate that the current due date for Plaintiff's		
8	motion for class certification, October 30, 2018, should be continued to January 14, 2019.		
9	5. By entering into this stipulation, the parties do not waive any objections to		
10 11	pending or future discovery requests that are unrelated to the discovery deadline.		
11			
12	6. Nothing shall restrict any party from filing a dispositive motion prior to the due		
14	date set forth above.		
15	Dated: October 12, 2018 Respectfully Submitted,		
16	<u>/s/ Joseph S. Messer</u> Joseph S. Messer (pro hac vice)		
17	Kevin S. Borozan (<i>pro hac vice</i>) Messer Strickler, Ltd.		
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22	DANIEL BRUNO, individually and on behalf of others similarly situated		
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26			
27 28	<u>/s/ Zachary A. McEntyre (with permission)</u> ZACHARY A. MCENTYRE (pro hac vice)		
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	STIPULATION EXTENDING TIME 2 CASE No. 2:17-CV-00327-WBS-EFB		

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	Attorney for Defendants	
20	GENEVA FINANCIAL SERVICES, INC. and	
21	MARK HASSAN	
22		
23		
24		
25		
26	ORDER	
	Having reviewed the parties' stipulation, the Court determines that good cause exists to	
27	the modifications to the scheduling order proposed therein. Accordingly, it is hereby	
28		
	STIPULATION EXTENDING TIME 3 CASE NO. 2:17-CV-00327-WBS-EFB	

1	ORDERED that the scheduling order, ECF No. 73, as modified ECF No. 218, be modified as		
2	follows:		
3	1. The deadline for completing fact discovery shall be extended from October 16,		
4	2018 to December 17, 2018;		
5	2. The deadline for filing a motion for class certification shall be extended from		
6			
7	October 30, 2018 to January 14, 2019;		
8	3. By entering into this stipulation, the parties do not waive any objections to		
9	pending or future discovery requests that are unrelated to the discovery deadline;		
10	4. Nothing shall restrict any party from filing a dispositive motion prior to the due		
11	date set forth above.		
12			
13	IT IS SO ORDERED.		
14	Dated: October 16, 2018		
15	Milliam V2 Ahube		
16	WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE		
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-	STIPULATION EXTENDING TIME 4 CASE No. 2:17-CV-00327-WBS-EFB		