

1 Plaintiff has not raised grounds warranting reconsideration of the court's order. The
2 court's scheduling order was issued on May 25, 2018. *See* ECF No. 47; Mot. at 2 (acknowledging,
3 erroneously, that the scheduling order is "dated 3/26/19"). Plaintiff's claim that he did not receive
4 mail in December 2018 or January or February of 2019 does not explain whether or why he did not
5 receive the May 2018 scheduling order. Moreover, plaintiff moved for summary judgment twice
6 before the December 2018 deadline and apparently chose not to inquire as to any impending
7 deadline. *See* ECF Nos. 54, 57. Accordingly, the court DENIES the motion.

8 Plaintiff also requests a 30 day extension to file a final pretrial status report, citing
9 "doctor's visits, MRI visits and lab tests . . ." Mot. at 1. He has since requested a stay or 90 day
10 extension, noting he was recently hospitalized, served "as a material witness" in another court and
11 is now in "Texas where he is waiting to be deported, unlawfully." ECF No. 80. Thereafter,
12 however, plaintiff filed a notice of change of address, indicating he is now located at the same
13 Florida address he provided prior to any transport to Texas, suggesting a possible change in
14 circumstances. ECF No. 81.

15 In any event, in the interest of fairness, the court EXTENDS the parties' deadline to
16 file a final pretrial status report to **July 10, 2019**.

17 IT IS SO ORDERED.

18 DATED: June 12, 2019.

19
20 
21
22
23
24
25
26
27
28
UNITED STATES DISTRICT JUDGE