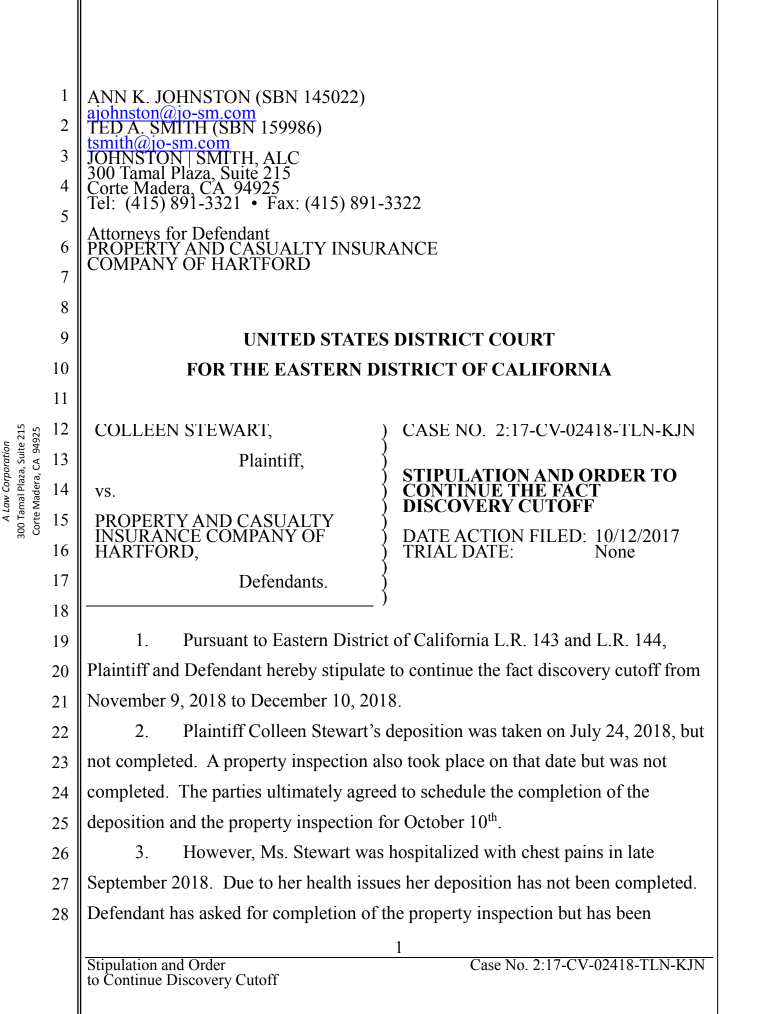
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informed that Plaintiff must be present to access the premises. In order to
 accommodate the scheduling of the above matters the parties agree to an
 approximate one-month continuance of the fact discovery cutoff.

4 4. The parties further stipulate that the deadline to designate expert
5 witnesses be continued from December 7, 2018 to January 7, 2019, and the
6 deadline to supplement expert witness designation be continued from December
7 27, 2018 to January 28, 2019.

8 5. One other continuance was requested and granted, but prior to Ms.
9 Stewart's health issues.

10 6. No other dates will be affected by continuing the fact discovery cutoff
11 and expert designation cutoffs.

7. Good cause exists for extending the fact discovery deadline to December 10, 2018, to accommodate the scheduling of Plaintiff's continued deposition when her health permits, and for extending the expert designation to January 7, 2019, and supplemental expert designation to January 28, 2019.

DATED: October 23, 2018

DATED: October 23, 2018

NOSSAMAN LLP

By: <u>/s/ James H. Vorhis</u> (as authorized on October 23, 2018) James H. Vorhis Attorneys for Plaintiff Colleen Stewart

JOHNSTON | SMITH, ALC

By: <u>/s/Ann K. Johnston</u> Ann K. Johnston Attorneys for Defendant Property and Casualty Insurance Company of Hartford

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Stipulation and Order to Continue Discovery Cutoff 2

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JOHNSTON   SMITH	A Law Corporation	300 Tamal Plaza, Suite 215	Corte Madera, CA 94925	3
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## IT IS SO ORDERED.

Dated: October 24, 2018

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Troy L. Nunley United States District Judge