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7 Attorneys for Plaintiffs

8 UNITED STATES DISTRICT COURT
 9 EASTERN DISTRICT OF CALIFORNIA

10 James Dahlin; Kimberly Dahlin; Toby
 11 Tippets; Martina Tippets; Savana Tippets;
 12 Tyler Tippets

13 Plaintiffs,

14 v.

15 Rosemary Frieborn; Curt Ransom; Marilyn
 16 Jasper; Cassie Reeves; Katie Newman;
 17 Sherry Couzens; Michael Crosson; Humane
 18 Society of the Sierra Foothills, a society for
 19 the prevention of cruelty to animals,
 20 Incorporated, a California domestic
 21 nonprofit corporation; Friends of Placer
 22 County Animal Shelter, an unincorporated
 23 association; Friends of Auburn/Tahoe Vista
 24 Placer County Animal Shelter, an
 25 unincorporated association; Friends of
 26 Auburn/Tahoe Vista-Placer County Animal
 27 Shelter, Inc, a California domestic nonprofit
 28 corporation; Doe 1 through Doe 100;

AND

City of Auburn; Auburn Police Department;
 Officer Debbie Nelson; Officer Phillip Isetta;
 Building Official Jon May; Code
 Enforcement Officer Jennifer Solomon; Roe
 1 through 20,

Defendants

Case No. 2:17-cv-02585-MCE-AC

STIPULATION AND ORDER

Date: May 3, 2018

Time: 2:00 p.m.

Hon. Morrison C. England, Jr.

Courtroom 7, 14th Floor

1 Due to the nature and timing of Mr. Thorn's motion, the parties stipulate as follows:

2 1. Plaintiffs may amend their complaint up to thirty days after the Court rules
3 on counsel Douglas Thorn's motion to be relieved as their counsel.

4 2. Defendants will have 21 days after plaintiffs file their amended complaint to
5 respond to the amended complaint, or to respond to the complaint on file if plaintiffs do not
6 amend the complaint

7 3. Within 14 days after the defendants file their response, the plaintiffs will
8 participate in good faith in the discovery conference required by Rule 26(f) of the Federal
9 Rules of Civil Procedure and will serve all disclosures required under Rule 26 not later than
10 30 days after the conference.

11 Respectfully submitted April 2, 2018,
12 /s/ Douglas R. Thorn
13 Douglas R. Thorn
14 Attorney for Plaintiffs

14 Respectfully submitted April 2, 2018,
15 /s/ Chris Hollinger
16 Chris Hollinger
17 Attorney for Non-Municipal Defendants

17 Respectfully submitted April 2, 2018,
18 /s/ Melissa Currier
19 Melissa Currier
20 Attorney for Municipal Defendants

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ORDER

Pursuant to the stipulation of the parties and good cause appearing, the Court orders as follows:

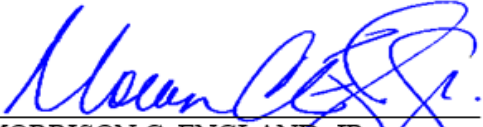
(1) Plaintiffs shall have up to and including thirty (30) days from the date on which an order addressing counsel Douglas Thorn’s motion to be relieved as counsel is electronically filed to file an amended complaint.

(2) Defendants shall have up to and including twenty-one (21) days from the date on which Plaintiffs file their amended complaint to respond to the amended complaint. If Plaintiffs do not file an amended complaint, Defendants shall have 21 days from Defendants’ deadline to respond to the complaint on file.

(3) Not later than fourteen (14) days after Defendants file their response, the parties shall participate in good faith in the discovery conference required by Rule 26(f) of the Federal Rules of Civil Procedure and will serve all disclosures required under Rule 26 not later than 30 days after the conference.

IT IS SO ORDERED.

Dated: April 2, 2018


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE