Dahlin et al v. Frieborn et al Doc. 93

DENNISE HENDERSON (SBN 208640) 1 Law Office of Dennise Henderson 2 1903 Twenty First Street Sacramento, CA 95811 3 Telephone: (916) 456-2027 Facsimile: (916) 456-2035 4 dshendersonlaw@yahoo.com 5 Attorney for Plaintiffs 6 James Dahlin and Kimberly Dahlin 7 8 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA 9 10 JAMES DAHLIN and KIMBERLY DAHLIN; Case No. 2:17-cv-02585-MCE-AC 11 Plaintiffs, STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFFS TO 12 RESPOND TO DEFENDANTS FIRST v. MOTION TO DISMISS 13 ROSEMARY FRIEBORN; CURT RANSOM; MARILYN JASPER; CASSIE REEVES; 14 KATIE NEWMAN; SHERRY COUZENS; Judge: Hon. Morrison C. England, Jr. MICHAEL CROSSON; THOMAS SHERIFF, Action Filed: December 9, 2017 15 DVM; SHANA LAURSEN; HUMANE SOCIETY OF THE SIERRA FOOTHILLS, 16 INC., a California nonprofit corporation; FRIENDS OF PLACER COUNTY ANIMAL 17 SHELTER, an unincorporated association; FRIENDS OF AUBURN/TAHOE VISTA 18 PLACER COUNTY ANIMAL SHELTER, an unincorporated association; FRIENDS OF 19 AUBURN/TAHOE VISTA-PLACER COUNTY ANIMAL SHELTER, INC., a 20 California nonprofit corporation; Doe 1 through Doe 125; EDWARD J. FRITZ; CITY 21 OF AUBURN; AUBURN POLICE DEPARTMENT: Officer DEBBIE NELSON: 22 Officer PHILLIP ISETTA; Officer ANGELA MCCOLLOUGH; Sergeant TUCKER HUEY; 23 Doe 126 through 150, 24 Defendants. 25 26 27 28 STIPULATION TO EXTEND TIME TO FILE

1	WHEREAS, on October 17, 2018, Plaintiffs James Dahlin, Kimberly Dahlin, Toby			
2	Tippets and Martina Tippets (collectively, the "Plaintiffs") filed their First Amended Complaint			
3	("FAC") in the above-captioned matter in the United States District Court, Eastern District of			
4	California, against Defendants Rosemary Frieborn, Curt Ransom, Marilyn Jasper, Cassie Reeves			
5	Katie Newman, Sherry Couzens, Michael Crosson, Shana Laursen, the Humane Society of the			
6	Sierra Foothills, Inc., Friends of Auburn/Tahoe Vista-Placer County Animal Shelter, Inc., Friends			
7	of Placer County Animal Shelter, Friends of Auburn/Tahoe Vista Placer County Animal Shelter,			
8	and Edward Fritz (collectively, the "Non-Municipal Defendants"), City of Auburn, Auburn Police			
9	Department, Officer Debbie Nelson, Officer Phillip Isetta, Officer Angela McCollough, and			
10	Sergeant Tucker Huey (collectively, the "Municipal Defendants"), and Thomas Sheriff;			
11	WHEREAS, the Non Municipal Defendants and Municipal Defendants filed a Motion to			
12	Dismiss (see Doc 80, Doc 81);			
13	WHEREAS, Defendant Thomas Sheriff filed a Motion to Dismiss (see Doc 86);			
14	WHEREAS, the current deadline for Plaintiffs, to respond to Municipal Defendants			
15	Motion to Dismiss is due December 28, 2018 (see Doc. 80);			
16	WHEREAS, the current deadline for Plaintiffs, to respond to Non-Municipal Defendants			
17	Motion to Dismiss is due January 10, 2019 (see Doc 81);			
18	WHEREAS, the current deadline for Plaintiffs to respond to Defendant Thomas Sheriff			
19	Motion to Dismiss is due January 10, 2019 (see Doc 86);			
20	WHEREAS, the Plaintiffs, and Municipal Defendants agree that the interests of efficiency			
21	and justice will be promoted if Plaintiffs file their responses to the Motion to Dismiss at the same			
22	time;			
23	NOW, THEREFORE, PURSUANT TO EASTERN DISTRICT LOCAL RULE 144(A),			
24	IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the Plaintiffs, the			
25	and Municipal Defendants that the deadline for Plaintiffs to file their response to Defendants'			
26	Motion to Dismiss is extended to January 10, 2019.			
27	STIPULATION TO EXTEND TIME TO FILE			
	- 1 - RESPONSE TO FIRST MOTION TO DISMISS			

1	SO STIPULATED AND AGREED.		
2	Dated: December 20, 2018.	DENNISE HENDERSON LAW OFFICE OF DENNISE HENDERSON	
3		By:	/s/ Dennise Henderson
4		·	(Signature authorized December 20, 2018 Attorney for Plaintiffs)
5		Attor	ney for Plaintiffs
6		711101	ney for Francis
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8	D.4. 1. D	MEL	ICCAT CUDDIED
9	Dated: December 20, 2018.		ISSA T. CURRIER ELO, KILDAY & KILDUFF LLP
10		By:	/s/ Serena M. Warner
11			(Signature authorized December 20, 2018
12			M,Attorney for Defendant)
13		Attor	ney for Municipal Defendants
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27		- 2 -	STIPULATION TO EXTEND TIME TO FILE RESPONSE TO FIRST MOTION TO DISMISS
28			CASE NO. 2:17-CV-02585-MCE-AC

ORDER Pursuant to the parties' Stipulation (ECF No. 88), the deadline for Plaintiffs to file their response to Defendants' Motion to Dismiss is extended to January 10, 2019. IT IS SO ORDERED. Dated: January 9, 2019 UNITED STATES DISTRICT JUDGE