| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 | SHAWNA BALLARD, State Bar No. 155188 KATE FALKENSTIEN, State Bar No. 313753 Reichman Jorgensen LLP 100 Marine Parkway, Suite 300 Redwood Shores, CA 94065 Telephone: (650) 623-1401 Fax: (650) 623-1449 E-mail: sballard@reichmanjorgensen.com kfalkenstien@reichmanjorgensen.com Attorneys for Plaintiff Christopher Lipsey XAVIER BECERRA State Bar No. 118517 Attorney General of California PREETI K. BAJWA, State Bar No. 232484 Acting Supervising Deputy Attorney General MARTINE N. D'AGOSTINO, State Bar No. 232484 Deputy Attorney General 1515 Clay St., 20 th Floor Oakland, CA 94612 Telephone: (510) 879-0980 Fax: (510) 622-2700 E-mail: Martine.DAgostino@doj.ca.gov Attorneys for Defendants IN THE UNITED STATE | |
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| 14 | IN THE UNITED STATES DISTRICT COURT | |
| 15 | FOR THE EASTERN DISTRICT OF CALIFORNIA | |
| 16 | SACRAMEN' | TO DIVISION |
| 17 | CHRISTOPHED I INSEV | C N 2-19 002/2 KIM DD D |
| 18 | CHRISTOPHER LIPSEY | Case No. 2:18-cv-00362 KJM DB P |
| 19 20 | Plaintiff, v. | ORDER AND JOINT STIPULATION TO EXTEND DEADLINE TO FILE RESPONSES TO OBJECTIONS TO FINDINGS AND RECOMMENDATIONS |
| 2122 | DR. NORUM, et al., | Judge: Hon. Kimberly J. Mueller Action Filed: June 16, 2014 |
| 23 | Defendants. | |
| 24 | | |
| 25 | On October 10, 2019, Magistrate Judge Barnes issued Findings and Recommendations | |
| 26 | regarding Defendants' Motion to Dismiss and Motion to Stay and Plaintiff's Motion to Compel. | |
| 27 | See Dkt. 197. On October 24, 2019, both parties filed objections to the Findings and | |
| 28 | Recommendations. See Dkts. 198, 200. The parties to this action jointly stipulate to extend the | |

deadline for responses to the objections to the Findings and Recommendations by two weeks, such that both responses are due on November 21, 2019. Plaintiff's counsel represents that she needs this extension because of her obligations on other cases with a large number of depositions scheduled over the next few weeks; Reichman Jorgensen is a small firm of only about 20 lawyers, and counsel represents Mr. Lipsey on a pro bono basis. There have been no prior extensions to this deadline. DATED: October 25, 2019 /s/ Kate Falkenstien_ Attorney for Plaintiff /s/ Martine N. D'Agostino (as authorized on 10/25/19) DATED: October 25, 2019 Attorney for Defendants Pursuant to stipulation, and good cause appearing, IT IS SO ORDERED. DATED: October 25, 2019 /s/ DEBORAH BARNES UNITED STATES MAGISTRATE JUDGE DLB:9 DB/prisoner-civil rights/lips0362.obj resp eot