Castro v. Terhune, et al

1	EDMUND G. BROWN JR.		
2	Attorney General of California THOMAS S. PATTERSON		
3	Supervising Deputy Attorney General Kenneth T. Roost		
4	Deputy Attorney General Brendan M. Kenny		
5	Deputy Attorney General State Bar No. 237969 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 Telephone: (415) 703-5744 Fax: (415) 703-5480 E-mail: Brendan.Kenny@doj.ca.gov Attorneys for Defendants Ayala, Ayers, Batchelor, Campbell, Derusha, Garibay, Gonzales, Hood, Martinez, Scribner,		
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10	Stokes, Terhune, and Yarborough		
11	IN THE UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	CARLOS CASTRO	C 00 4077 WILA (DD)	
16	,	C 98-4877 WHA (PR)	
17		[PROPOSED] STIPULATION TO EXTEND DEADLINE TO FILE DISPOSITIVE MOTIONS	
18			
19	CAL. TERHUNE, et al.,	Courtroom: Courtroom 9, 19th floor Judge: The Honorable William Alsup	
20		Trial Date: September 20, 2010 Action Filed: December 22, 1998	
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22	On January 22, 2010, the Court ordered that the deadline to submit dispositive motions		
23	preceding Phase II of trial shall be July 8, 2010. (Case Management Order & Reference to		
24	Magistrate Judge for Settlement/Mediation 4, ¶ 8.) Defendants now cannot meet this deadline		
25	because of personal emergency. Deputy Attorney General Kenneth Roost has been scheduled to		
26	be out of the country from June 18 through July 5 for a pre-planned vacation. Deputy Attorney		
27	General Brendan Kenny, the other attorney for Defendants, was scheduled to leave the office		
28	after July 10 to attend to his wife and anticipated first-born baby. But a medical concern has		
	Stipulation Extend Deadline to File Dispositive Mots. (C 98-4877 WHA (PR))		
	Stipulation Extend Dea	dume to the Dispositive Mots. (C 98-48// WHA (PR))	

1	hastened his wife's delivery and Mr. Kenny's exit, leaving no attorney to complete Defendants'	
2	dispositive motion. Defendants have conferred with Plaintiff's counsel, who do not object to an	
3	extension of the dispositive-motion deadline in light of these events. The parties therefore	
4	propose to extend the dispositive-motion deadline by two weeks, from July 8 to July 22, 2010.	
5	The parties hope that this two-week extension will not significantly pressure the September 20	
6	trial date, because dispositive motions would still be heard, at latest, by August 26.	
7	In sum, the parties request that this Court give the parties until July 22, 2010 to file	
8	dispositive motions. The cut-off dates for expert discovery and written discovery are unaffected	
9	by this stipulation.	
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11	DATED: June 18, 2010 /s/ James E. Thompson	
12	JAMES THOMPSON Attorneys for Plaintiff Carlos Castro	
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15	DATED: June 18, 2010 /s/ Kenneth T. Roost KENNETH T. ROOST	
16	Attorneys for Defendants Terhune, et al.	
17	IT IS SO ORDERED.	
18	DATED: June 21, 2010	
19	DATED: June 21, 2010 HONORABLE WILLIAM ALSOR	
20	United States District	
21		
22	CF1999CX0023 40458953.doc Judge William Alsup	
23		
24	THE NO DISTRICT OF CASE	
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