1	RISHI N. SHARMA (Cal. State Bar No. 239034)		
2	PETER A. COOPER (Cal. State Bar No. 275300) PAUL HASTINGS LLP		
3	55 Second Street, 24th Floor San Francisco, California 94105		
	Telephone: (415) 856-7000		
4	Facsimile: (415) 856-7100 rishisharma@paulhastings.com		
5	petercooper@paulhastings.com		
6	Attorneys for Plaintiff Paul A. Redd, Jr.		
7			
8	KAMALA D. HARRIS Attorney General of California		
9	DANIELLE F. O'BANNON Supervising Deputy Attorney General		
10	TRACE O. MAIORINO		
	Deputy Attorney General SHARON A. GARSKE		
11	Deputy Attorney General State Bar No. 215167		
12	455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004		
13	Telephone: (415) 703-5975 Fax: (415) 703-5843		
14	E-mail: <u>Sharon.Garske@doj.ca.gov</u>		
15	Attorneys for Defendant		
16	Michael D. Daley		
17	IN THE UNITED STATES DISTRICT COURT		
18	FOR THE NORTHERN DI	STRICT OF CALIFORNIA	
19	SAN FRANCISCO DIVISION		
20			
21	PAUL A. REDD, JR.,	C-98-20429 EMC	
22	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE	
23	v.	TRIAL AND DISCOVERY DATES	
24	STEVEN CAMDDA ID 4 -1	(Modified)	
25	STEVEN CAMBRA, JR., et al.,		
26	Defendants.		
27			
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	Joint Stipulation & Proposed Order Continue Trial & Disco. Dates (C-98-20429 EMC)		

JOINT STIPULATION		
1. Pursuant to Local Rule 6-2, Plaintiff Paul A. Redd, Jr. and Defendant Michael D		
Daley, by and through their respective counsel of record, hereby jointly stipulate and respectfully		
request the Court enter an order as follows:		
2. The October 20, 2014, Case Management and Pretrial Order for Jury Trial set the		
pre-trial conference date on May 12, 2015, and trial on June 8, 2015. (ECF 234.)		
3. On November 26, 2014, the Court granted the parties' joint stipulated request to		
continue the discovery deadlines. (ECF 237.) In the Order, the Court set the following discovery		
deadlines:		
• Non-expert discovery cut off: February 2, 2015		
• Opening expert reports: February 2, 2015		
• Rebuttal expert reports: February 23, 2015		
• Expert discovery cut off: March 9, 2015		
4. Since the Court's November 26, 2014 order, the parties have continued to engage		
in meaningful discussions regarding settlement of this action and scheduling discovery so as not		
to prejudice their direct settlement discussions.		
5. Defendant's counsel recently learned that their expert witness Robert Bruckman,		
M.D., is not available for the June 8, 2015, trial due to a prior commitment. Dr. Bruckman will		
be out of the country from May 31, 2015 to June 22, 2015. Dr. Bruckman has confirmed that he		
would be available to attend and testify at trial the week of June 22, 2015.		
6. Accordingly, in order for the parties to explore fully the possibility of settlement of		
this action, allow the parties to complete discovery (including Plaintiff's taking the deposition of		
Defendant Daley and conducting a second independent medical examination), and to allow		
Defendant's expert to appear and testify at trial, the parties' respectfully request that the Court		
continue the discovery, pre-trial, and trial deadlines as follows:		
• Non-expert discovery cut off: March 2, 2015		
• Opening expert reports: March 2, 2015		
• Rebuttal expert reports: March 23, 2015		
2 Joint Stipulation & Proposed Order Continue Trial & Disco. Dates (C-98-20429 EMC)		

1	• Expert discovery cut off:	April 6, 2015		
2	• Last day to hear dispositiv	e motions: May 7, 2015		
3	Pre-trial Conference:	May 26, 2015		
4	• Trial:	June 22, 2015		
5				
6	Dated: January 8, 2015	Respectfully submitted,		
7		RISHI N. SHARMA PETER A. COOPER PAUL HASTINGS LLP		
8		/s/Peter A. Cooper		
9		Rishi Sharma Peter A. Cooper		
10		Attorneys for Plaintiff Redd		
11	Dated: January 8, 2015	Respectfully submitted,		
12		KAMALA D. HARRIS Attorney General of California		
13		DANIELLE F. O'BANNON Supervising Deputy Attorney General		
14				
15		<i>/s/Sharon A. Garske</i> Trace O. Maiorino		
16		SHARON A. GARSKE Deputy Attorney General		
17		Attorneys for Defendant Daley		
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	3 Joint Stipulation & Proposed Order Continue Trial & Disco. Dates (C-98-20429 EMC)			
I				

1	ORDER				
2	On the stipulation of the parties, and good cause appearing therefor,				
3	IT IS ORDERED that the discovery deadlines set	t in the November 26, 2014, Order			
4	(ECF 237) and the trial and pre-trial conference dates	set in the October 20, 2014, Case			
5	Management and Pretrial Order for Jury Trial (ECF 234) be and hereby are continued as follows:				
6	Non-expert discovery cut off:	March 2, 2015			
7	• Opening expert reports:	March 2, 2015			
8	• Rebuttal expert reports:	March 23, 2015			
9	• Expert discovery cut off:	April 6, 2015			
10	• Last day to hear dispositive motions:	May 7, 2015 April 16, 2015			
11	• Pre-trial Conference:	May 12, 2015 May 26,2015 June 8, 2015			
12	• Trial: Status conference to be held on 2	$J_{une 22, 2015}$			
13	Status conference to be held on 2/5/15 at 10:30 a.m. to discuss trial date. Updated joint status report due 1/29/15.				
14	Dated: January 13, 2015				
15	Contract Edward M. Cher United States District Arage				
16	IT IS SO ORDERED				
17	IT IS SO OKE				
18	Z	Z M. Chen			
19	Judge Edward M. Chen				
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21	VDISTRICT OF CA				
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	Joint Stipulation & Proposed Order Continue Trial & Disco. Dates (C-98-20429 EMC)				

CERTIFICATE OF SERVICE

Case Name: Redd v. Cambra, et al. No. C-98-20429 EMC

I hereby certify that on January 8, 2015, I electronically filed the following documents with the Clerk of the Court by using the CM/ECF system:

JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE TRIAL AND DISCOVERY DATES

I certify that **all** participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>January 8, 2015</u>, at San Francisco, California.

D. Criswell Declarant s/D. Criswell

Signature

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