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8	Martinez, California 94553 Attorneys for Defendant				
9	CONTRA COSTA COUNTY				
10	JOSEPH E. WILEY (State Bar N JOAN PUGH NEWMAN (State I	Bar No. 148562)	)		
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12	Alameda, California 94501 (510) 337-2810				
13	FAX (510) 337-2811 Attorneys for Defendants				
14	KEN TORRE, LAUREL BRADY THOMAS MADDOCK, LOIS H				
15	And BARRY BASKIN				
16	IN THE UNITED STATES DISTRICT COURT				
17	FOR THE N	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
18	SAN FRANCISCO DIVISION				
19	DENISE SCHMIDT,		Case No. C-05-00197	7 VRW	
20	Plaintiff,			O ORDER REGARDING	
21	v.		CASE MANAGEME	ENT CONFERENCE	
22	CONTRA COSTA COUNTY, JU	JDICIAL			
23	COUNCIL OF CALIFORNIA / ADMINISTRATIVE OFFICE OI				
24	COURTS, CONTRA COSTA CO SUPERIOR COURT, LAUREL I	BRADY,			
25	THOMAS MADDOX, LOIS HA BARRY BASKIN,	IGH1, and			
26 27	Defendants.				
27	The United States Court	of Appeals for	the Ninth Circuit issu	ed a Memorandum dated	
28		1			
Wiley Price & Radulovich, LLP	Stipulation and Order Regarding Case Ma Conference	anagement		Case No. C-05-00197 VRW E-Filing	

January 21, 2009, reversing and remanding the above-captioned matter to the District Court for
 further proceedings. On February 4, 2009, Defendants-Appellees Ken Torre, Thomas Maddock,
 Laurel Brady, Lois Haight, and Barry Baskin filed a Petition for Panel Rehearing of that
 decision. Accordingly, the parties to the above-captioned matter, by and through their counsel of
 record, hereby stipulate and agree as follows:

That the Case Management Conference scheduled in this case for February 19, 2009 at
3:30 p.m. before the Honorable Vaughn R. Walker should be continued pending the decision of
the Court of Appeals on Defendants' Petition.

9

10	Date: February, 2009	LAW OFFICES OF GEOFFREY M. FAUST
11		
12		By: <u>/s/</u> GEOFFREY M. FAUST
13		Attorney for Plaintiff
14		DENISĖ SCHMIDT
15	Date: February, 2009	CONTRA COSTA COUNTY
16		
17		By: <u>/s/</u> SILVANO B. MARCHESI
18		MONIKA L. COOPER
19		Attorneys for Defendant CONTRA COSTA COUNTY
20		
21	Date: February, 2009	WILEY PRICE & RADULOVICH, LLP
22		By: <u>/s/</u> JOSEPH E. WILEY
23		JOSEPH E. WILEY JOAN PUGH NEWMAN
24		Attorneys for Defendants
25		KEN TORRE, LAUREL BRADY, THOMAS MADDOCK, LOIS HAIGHT, and BARRY
26		BASKIN
27		
28		
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Radulovich, LLP	Conference	E-Filing

1	0	RDER		
2	In accordance with the stipulation of the	ne parties to this matter, and for good cause shown,		
3	IT IS HEREBY ORDERED that the Case Management Conference in this matter be continued			
4		on Defendants' Petition for Panel Rehearing of the		
5	January 21, 2009 Memorandum decision.	TES DISTRICT		
6		ETATES DEMANCY C		
7	Date: February $\underline{11}$ , 2009			
8		GRANTED DE		
9				
10		Z Judge Vaughn R Walker		
11				
12		THER V DISTRICT OF CR		
13		DISTRICT		
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1	PROOF OF SERVICE			
2	I am a citizen of the United States, employed in the County of Alameda,			
3	California, over the age of 18 years, and am not a party to the within-entitled action. My business address is 1301 Marina Village Parkway, Suite 310, Alameda, California 94501. On the date set forth below, I served the following document(s) by the method indicated below:			
4	STIPULATION AND ORDER REGARDING			
5	CASE MANAGEMENT CONFERENCE			
6		nent(s) listed above in a sealed envelope with Jnited States mail at Alameda, California addressed		
7	as set forth below pursuant to California Code of Civil Procedure §1013(a). I am readily familiar with the business practice at Wiley Price & Radulovich, LLP for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence so collected and processed is deposited with the United States Postal Service that same day in the ordinary course of business.			
8				
-	Service that same day in the ordinary	course of business.		
10	Mr. Geoffrey M. Faust Law Offices of Geoffrey M. Faust	Silvano B. Marchesi County Counsel		
11	3300 Morgan Territory Road P.O. Box 751	Monika L. Cooper Deputy County Counsel		
12	Clayton, CA 94517	Contra Costa County 651 Pine Street, 9th Floor		
13	Tel: (925) 673-1988	Martinez, California 94553		
14	Fax: (925) 673-7191	Tel: (925) 335-1800		
15	I dealars under nonalty of perio	ure under the laws of the State of California that the		
16	I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on February 9, 2009, at Alameda, California.			
17		/s/ Magnolia D. Vinluon		
18		Magnolia D. Vinluan		
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