1 2 3 4 5 6	Jivaka Candappa (SBN 225919) LAW OFFICE OF JIVAKA CANDAPPA 46 Shattuck Square, Suite 15 Berkeley, California 94704 Telephone: (510) 981-1808 Facsimile: (510) 981-1817 Attorney for Plaintiffs DEARMAND E., MICHAEL H., and NICHOLAS P.	Jenny C. Huang (SBN 223596) JUSTICE FIRST, LLP 2831 Telegraph Avenue Oakland, CA 94609 Telephone: (510) 628-0695 Facsimile: (510) 272-0711 Attorneys for Plaintiffs DEARMAND E., MICHAEL H., and NICHOLAS P.	
7 8 9 10 11 12 13 14 15 16	James V. Fitzgerald, III (SBN 55632) Noah G. Blechman (SBN 197167) MCNAMARA, DODGE, NEY, BEATTY, SLATTERY, PFALZER, BORGES & BROTHERS LLP 1211 Newell Avenue Walnut Creek, California 94596 Telephone: (925) 939-5330 Facsimile: (925) 939-0203 Attorneys for Defendants CITY OF ANTIOCH, ANTIOCH POLICE DEPARTMENT, JAMES HYDE, OFFICER JAMES VINCENT, OFFICER LEROY BLOXSOM, OFFICER PFEIFFER, OFFICER M. ZEPEDA, SERGEANT KEVIN ROGERS, and OFFICER R. SOLARI	Timothy P. Murphy (SBN 120920) Dolores M. Donohoe (SBN 111432) EDRINGTON, SCHIRMER & MURPHY LLP 2300 Contra Costa Blvd., Suite 450 Pleasant Hill, California 94523 Telephone: (925) 827-3300 Facsimile: (925) 827-3320 Attorneys for Defendants ANTIOCH UNIFIED SCHOOL DISTRICT, DEBORAH SIMS, JO ELLA ALLEN, ROBERT BRAVO, ANDY CANNON, RON LEONE, and BUKKY OYEBADE	
17 18	UNITED STATES	NISTRICT COURT	
19	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
20	DEARMAND E., a minor, by and through) Case No.: C08-01709 SI	
21	DEARMAND ELLIS, JR., his father/legal guardian; MICHAEL H., a minor, by and through	/))	
22	ONITA TUGGLES, his mother/legal guardian; and NICHOLAS P., a minor, by and through) STIPULATION AND PROPOSED	
23	BETTINA LAWRENCE, his mother/legal guardian,	 ORDER TO EXTEND EXPERT WITNESS DISCOVERY DEADLINES 	
24			
25 26	Plaintiffs,)) TRIAL DATE: November 16, 2009	
26 27	VS.) JUDGE: Hon. Susan Illston	
27	CITY OF ANTIOCH, ANTIOCH POLICE DEPARTMENT, JAMES HYDE, Chief of Police, Antioch Police Department, in his	/))	
	DeArmand E. v. City of Antioch et al. Case No. C 08-01709 SI.	STIPULATION EXTENDING EXPERT WITNESS DISCOVERY DEADLINES	
		Dockets.Justi	

1 2 3 4 5 6 7 8 9	individual and official capacities; OFFICER) JAMES VINCENT (#3747), OFFICER LEROY) BLOXSOM (#2083), OFFICER PFEIFFER) (#3707), OFFICER M. ZEPEDA (#4137), SERGEANT KEVIN ROGERS (#2464),) OFFICER R. SOLARI (#2372), in their) individual and official capacities; ANTIOCH) UNIFIED SCHOOL DISTRICT; DEBORAH) SIMS, ROBERT BRAVO, RON LEONE, in their) individual and official capacities; JO ELLA) ALLEN, ANDY CANNON, and BUKKY) OYEBADE, in their individual capacity,) Defendants.)		
10	WHEREAS by Pretrial Order dated 8/26/08 (Docket No. 44), expert witness disclosures are		
11	due on June 22, 2009, rebuttal expert witness disclosures are due on July 3, 2009, and expert		
12	discovery is scheduled to close on July 24, 2009;		
13	WHEREAS by Second Pretrial Order dated 4/15/09 (Docket No. 57), fact discovery is		
14	scheduled to close on June 30, 2009;		
15	WHEREAS the parties intend to conduct depositions up and until the close of fact		
16	discovery on June 30, 2009;		
17	WHEREAS the parties have agreed to avoid the additional expense of requiring expedited		
18	deposition transcripts and supplemental expert witness reports in order to comply with the expert		
19	disclosure deadline of June 22, 2009;		
20	IT IS HEREBY STIPULATED AND AGREED by all parties that expert witness discovery		
21	deadlines may be extended as follows:		
22	1. Designation of experts are due on August 17, 2009;		
23	2. Designation of rebuttal experts are due on August 31, 2009; and		
24	3. Expert discovery cutoff is September 30, 2009.		
25	DATED: May 12, 2009 By: /s/ Jivaka Candappa		
26	JIVAKA CANDAPPA Attorney for Plaintiffs		
27	DEARMAND E., MICHAEL H.,		
28	and NICHOLAS P.		
	DeArmand E. v. City of Antioch et al. 2 STIPULATION EXTENDING EXPERT WITNESS DISCOVERY DEADLINES		

1 2	DATED: May 12, 2009	JUSTICE FIRST LLP By: /s/ Jenny Huang
		JENNY HUANG
3		Attorneys for Plaintiffs DEARMAND E., MICHAEL H., and
4		NICHOLAS P.
5	DATED: May 12, 2009	MCNAMARA, DODGE, NEY, BEATTY, SLATTERY,
6		PFALZER, BORGES, & BROTHERS LLP By: /s/ Noah Blechman
7		JAMES V. FITZGERALD, III
8		NOAH G. BLECHMAN
9		Attorneys for Defendants
10		CITY OF ANTIOCH, ANTIOCH POLICE DEPARTMENT, JAMES HYDE, OFFICER JAMES
		VINCENT, OFFICER LEROY BLOXSOM, OFFICER PFEIFFER, OFFICER M. ZEPEDA,
11		SERGEANT KEVIN ROGERS, and OFFICER R.
12		SOLARI
13		
14	DATED: May 12, 2009	EDRINGTON, SCHIRMER & MURPHY LLP By: /s/ Timothy Murphy
15		TIMOTHY P. MURPHY
16		DOLORES M. DONOHOE
		Attorneys for Defendants ANTIOCH UNIFIED SCHOOL DISTRICT,
17		DEBORAH SIMS, JO ELLA ALLEN, ROBERT
18		BRAVO, ANDY CANNON, RON LEONE, and BUKKY OYEBADE
19		
20	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
21		
22	DATED:	Sugar Nelater
23		THE HONORABLE SUSAN ILLSTON, JUDGE
24		UNITED STATES DISTRICT COURT
25		
26		
27		
28		
		3
	<i>DeArmand E. v. City of Antioch et al.</i> Case No. C 08-01709 SI	S STIPULATION EXTENDING EXPERT WITNESS DISCOVERY DEADLINES