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2	William F. Horsey, Esq. (SBN 136087) ROGASKI, PREOVOLOS, WEBER &	
3	PATTERSON, LLP 241 Georgia Street	
4	P.O. Box 1072 Vallejo, California 94590	
5	Telephone: (707) 553-1555	
6	Attorneys for Defendant NORICK JANIAN, M.D.	
7		
8	UNITED STATES	DISTRICT COURT
9	NORTHERN DISTRI	CT OF CALIFORNIA
10		
11	VALERIE GEORGE, as Administrator and	No. CV 3:08-CV-02675-EDL
12	Personal Representative of THE ESTATE OF RYAN GEORGE, VALERIE GEORGE and	STIPULATION AND ORDER EXTENDING
13	TAJMAH BEAUCHAMP, as Legal Representatives for JAIDA GEORGE and RYAN	TIME TO RESPOND OF DEFENDANT NORICK JANIAN, M.D.
14	GEORGE, JR., VALERIE GEORGE, Individually, DONALD GEORGE and TAJMAH	,
15	BEAUCHAMP, individually	
16	Plaintiffs,	
17	VS.	
18	SONOMA COUNTY SHERIFF'S DEPARTMENT, BILL COGBILL, COUNTY	
19	OF SONOMA, CALIFORNIA FORENSIC MEDICAL GROUP, INC., MICHAEL DAGEY,	
20	RN, SUTTER HEALTH, SUTTER MEDICAL CENTER OF SANTA ROSA; EDWARD W.	
21	HARD, M.D.; RICHARD FLINDERS, M.D.; JOSEPH MATEL, M.D.; NORICK JANIAN,	
22	M.D. and DOES 1-25, Inclusive,	
23	Defendants.	
24		
25	It is stipulated by and between Plaintiffs VAI	LERIE GEORGE, as Administrator and Personal
26	Representative of THE ESTATE OF RYAN GEORGE, VALERIE GEORGE and TAJMAH	
27	BEAUCHAMP, as Legal Representatives for JAIDA	GEORGE and RYAN GEORGE, JR., VALERIE
28	GEORGE, Individually, DONALD GEORGE and T.	AJMAH BEAUCHAMP, individually and

1	Defendant NORICK JANIAN, M.D., that defendant shall have until December 26, 2008 to file and serve
2	a responsive pleading pursuant to Federal Rule of Civil Procedure 12.
3	Dated: December, 2008 SANFORD WITTELS & HEISLER, LLP
4	Dr. /s/
5	BySteven L. Wittels, Esq. Attorney for Plaintiffs VALERIE GEORGE, as Administrator and
6	Personal Representative of THE ESTATE OF RYAN GEORGE, VALERIE GEORGE and TAJMAH BEAUCHAMP, as Legal
7	Representatives for JAIDA GEORGE and RYAN GEORGE, JR., VALERIE GEORGE, Individually, DONALD GEORGE and TAJMAH
8	BEAUCHAMP, individually
9	
10	Dated: December, 2008 ROGASKI, PREOVOLOS, WEBER & PATTERSON, LLP
11	By
12	William F. Horsey, Jr. Attorney for Defendant NORICK JANIAN, M.D.
13	It Is So Ordered
14	it is so ordered
15	Dated: December 23, 2008
16	IT IS SO ORDERED
17	Elizabeth Laporte Magistrate Judge United States District Court for the
18	Magistrate Judge United States District Court for the Judge Elizabeth D. Laporte
19 20	
21	DISTRICT OF CHE
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1	DECLARATION ATTESTING TO CONCURRENCE IN FILING	
2		
3	I, William F. Horsey, Jr., say:	
4	1. I am an attorney at law, duly licensed to practice before the courts of this state and am a	
5	member of the law firm of Rogaski, Preovolos, Weber & Patterson, LLP, attorneys for Defendant, NORICK	
6	JANIAN, M.D.	
7	2. I make this Declaration attesting to concurrence in the filing of the Stipulation and Order	
8	Extending Time to Respond of Defendant NORICK JANIAN, M.D.	
9	3. On or about December 10, 2008, my office contacted the offices of Sanford, Wittels &	
10	Heisler, LLP, attorneys for Plaintiffs, to request an extension of time to respond to the Amended Complaint,	
11	which extension was granted pending filing of the within Stipulation and Order, which was provided to	
12	counsel via facsimile on the same date.	
13	4. On or about December 10, 2008, I was contacted by Sanford, Wittels & Heisler, LLP via	
14	electronic mail and advised that the Stipulation and Order meets with the approval of Steven L Wittels, Esq.,	
15	and requesting that the Stipulation and Order be filed with an "/s/" signature.	
16	I declare under penalty of perjury that the foregoing is true and correct.	
17		
18	Dated: December 17, 2008.	
19	William F. Horsey, Jr.	
20	William 1. 1101363, 31.	
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