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16	UNITED STATES DISTRICT COURT			
17	NORTHERN DISTRICT OF CALIFORNIA			
18	CHARLES RIDGEWAY, JAIME FAMOSO,	CASE NO. 3:08-cv-05221-SI		
19	JOSHUA HAROLD, RICHARD BYERS, DAN THATCHER, NINO PAGTAMA, WILLIE			
20	FRANKLIN, TIM OPITZ, FARRIS DAY, KARL MERHOFF, and MICHAEL KROHN,	STIPULATED REQUEST AND [PROPOSED] ORDER MODIFYING		
21	Plaintiffs,	CASE MANAGEMENT SCHEDULE		
22	V.	AMENDED		
23	WAL-MART STORES, INC., a Delaware			
24	corporation d/b/a WAL-MART TRANSPORTATION LLC, and Does One			
25	through and including Doe Fifty,			
26	Defendants.			
27	[Previously captioned as <i>Bryan et al. v. Wal-Mart Stores, Inc.</i> ]			
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		ER MODIFYING CASE MANAGEMENT SCHEDULE :08-cv-05221-SI		
		Dockets.Justia		

Dockets.Justia.com

The undersigned counsel, on behalf of Plaintiffs Charles Ridgeway, Jaime Famoso, Joshua Harold, Richard Byers, Dan Thatcher, Nino Pagtama, Willie Franklin, Tim Opitz, Farris Day, Karl Merhoff, and Micheal Krohn ("Plaintiffs") and Defendant Wal-Mart Stores, Inc. ("Wal-Mart," and collectively, with Plaintiffs, the "Parties"), hereby stipulate as follows:

## **RECITALS**

WHEREAS the Court has set pre-trial deadlines in its Second Pretrial Preparation Order (Dkt. No. 213) and had previously set deadlines in its Pretrial Preparation Order (Dkt. No. 174);

WHEREAS the parties have worked diligently to resolve discovery and deposition issues in the timing provided by that Order;

WHEREAS Plaintiffs' counsel are currently in the midst of a three month class action trial in another lawsuit that will affect the parties' ability to complete agreed upon discovery and depositions as scheduled, particularly given the time constraints of the coming retail blackout holiday period where many Wal-Mart employees will be unavailable because of business constraints; and

WHEREAS the parties believe they have identified the remaining discovery to be completed and believe the new deadlines will allow an orderly completion of the same.

## **STIPULATION**

Accordingly, the parties now jointly stipulate and respectfully request that this Court order the following changes to the existing schedule:

Event	<b>Current Date</b>	Proposed New Date
Expert Designation	October 19, 2015	June 17, 2016 4/29/16
Expert Rebuttal	October 28, 2015	July 18, 2016 5/20/16
Dispositive Motions	January 15, 2016	On or before July 15, 2016 7/1/
Oppositions to Dispositive Motions	January 29, 2016	Three weeks to oppose 7/15/16
Replies In Support of Motions	February 5, 2016	Two weeks to reply 7/22/16
Discovery Cutoff (Expert and Non-Expert)	December 3, 2015	August 19, 2016 6/30/16
Pretrial Conference	April 12, 2016	September 2, 2016 9/6/16
Trial	April 25, 2016	September 16, 2016 9/19/16

Pursuant to Local Rule 6-2(a), the declarations of Daniel M. Kopfman and Jesse A. Cripps in support of this stipulation are filed herewith.

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1 2	IT IS SO STIPULATED.		
2	Dated: September 28, 2015		
4			
5	By: /s/ Daniel Kopfman	By:/s/ Jesse A. Cripps	
6	Daniel Kopfman WAGNER, JONES, KOPFMAN, & ARTENIAN LLP	Jesse A. Cripps GIBSON, DUNN & CRUTCHER LLP	
7	ARTENIAN LLP	GIDSON, DONN & CROTCHER LEI	
8	Attorneys for Plaintiffs	Attorneys for Defendant	
9		I, Jesse A. Cripps, attest that concurrence in the filing of this document has been obtained from the other signatory.	
10		other signatory.	
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	STIPULATED REQUEST AND [PROPOSE	3 ED] ORDER MODIFYING CASE MANAGEMENT SCHEDULE SE NO. 3:08-cv-05221-SI	
	CASE NO. 5.00-CV-03221-51		

1	HPROPOSED   ORDER		
2	Pursuant to the above stipulation, the Stipulation and Order regarding the case management		
3	schedule is approved.		
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5	DATE: 11/17/15		
6	THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE		
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	I [PROPOSED] ORDER MODIFYING CASE MANAGEMENT SCHEDULE CASE NO. 3:08-cv-05221-SI		