1 2	DALE L. ALLEN, JR., # 145279 LINDA MEYER, # 118190 DIRK D. LARSEN, # 246028	JOHN L. BURRIS, # 69888 ADANTE D. POINTER, # 236229 LAW OFFICES OF JOHN L. BURRIS
3	LOW, BALL & LYNCH 505 Montgomery Street, 7 th Floor	7677 Oakport Street, Suite 1120 Oakland, California 94621
4	San Francisco, California 94111-2584 Telephone (415) 981-6630	Telephone (510) 839-5200 Facsimile: (510) 839-3882
5	Facsimile (415) 982-1634	. ,
6	Attorneys for Defendants BAY AREA RAPID TRANSIT DISTRICT,	Attorneys for Plaintiffs WANDA JOHNSON, individually and as personal representative of the ESTATE of OSCAR J.
7	GARY GEE in his official capacity as CHIEF OF POLICE for BAY AREA RAPID TRANSIT	GRANT III, the ESTATE OF OSCAR J. GRANT III, SOPHINA MESA as Guardian ad Litem of
8	DISTRICT, and DOROTHY DUGGER in her official capacity as GENERAL MANAGER	minor, T.G.
9 10	for BAY AREA RAPID TRANSIT DISTRICT Email: dallen@lowball.com Email: lmeyer@lowball.com	Email: john.burris@johnburrislaw.com Email: adante.pointer@johnburrislaw.com
11	Email: dlarsen@lowball.com	
12	ALISON BERRY WILKINSON, # 135890 BERRY WILKINSON LAW GROUP	WILLIAM R. RAPOPORT, # 47086 LAW OFFICES OF WILLIAM R. RAPOPORT
13	4040 Civic Center Drive, Suite 200	634 Bair Island Road, Suite 400
14	San Rafael, CA 94903 Telephone (415) 259-6638 Facsimile (866) 578-1333	Redwood City, CA 94063 Telephone (650) 340-7107 Facsimile (650) 572-1857
15	Attorney for Defendant	Attorney for Defendant
16	MARYSOL DOMENICI Email: <u>alison@berrywilkinson.com</u>	ANTHONY PIRONE Email: williamrapoport@yahoo.com
17	MICHAEL L. RAINS, # 91013	PANOS LAGOS, #61821
18	LARA CULLINANE-SMITH, # 268671 RAINS LUCIA STERN, P.C.	LAW OFFICES OF PANOS LAGOS 5032 Woodminster Lane
19	2300 Contra Costa Boulevard Pleasant Hill, CA 94523	Oakland, California 94602 Telephone (510) 530-4078
20	Telephone (925) 609-1699 Facsimile (925) 609-1690	Facsimile (510) 530-4725
21	Attorneys for Defendant	Attorneys for Plaintiff
22	JOHANNES MEHSERLE	OSCAR J. GRANT, JR.
23	Email: Mrains@rlslawyers.com	Email: panoslagos@aol.com
24	Email: Lsmith@rlslawyers.com	
25		
26		
27		
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UNITED STATES DISTRICT COURT 1 2 NORTHERN DISTRICT OF CALIFORNIA 3 Case No.: C09-00901 EMC WANDA JOHNSON, et al., 4 Plaintiffs. Related Cases: 5 C09-04014 EMC (Oscar Grant, Jr.) VS. C09-04835 EMC (Bryson, et al.) 6 C10-00005 EMC (Caldwell) BAY AREA RAPID TRANSIT DISTRICT, et al., 7 JOINT SUPPLEMENTAL CASE STATUS Defendants. REPORT AND REQUEST FOR 8 CONTINUANCE OF CASE MANAGEMENT 9 CONFERENCE; [PROPOSED] ORDER 10 April 6, 2012 Date: Time: 10:30 a.m. 11 Courtroom: 5. 17th Floor Hon, Edward M. Chen Judge: 12 13 AND RELATED ACTIONS. 14 15 The parties to the above-entitled action jointly submit this Joint Supplemental Status Report. As 16 set forth below, the action is presently stayed pending appeals taken by defendants Mehserle, Pirone 17 and Domenici, and those appeals remain unresolved. Accordingly, the parties respectfully request that 18 the Court vacate the April 6, 2012 case management conference and schedule a further case 19 management conference to take place in approximately 120 days. 20 1. Factual and Procedural Background: 21 These related cases arise out of an incident that occurred in the early morning hours of January 22

These related cases arise out of an incident that occurred in the early morning hours of January 1, 2009, at the Fruitvale BART Station in Oakland, California. Defendant BART Police Officers Anthony Pirone, Marysol Domenici, Johannes Mehserle, Jon Woffinden and Emery Knudtson participated in the detention of decedent Oscar Grant III and plaintiffs Jack Bryson, Jr., Nigel Bryson, Carlos Reyes, Michael Greer, Fernando Anicete and JohnTu Caldwell. During the encounter, Officer Mehserle shot Grant, who later died from his injuries.

Plaintiff Wanda Johnson, Grant's mother, brought suit against BART and its officers individually and as the representative of Grant's estate, along with Grant's minor daughter, T.G., by

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and through her guardian ad litem, Sophina Mesa, in case no. C09-00901 (the "Johnson matter"). Plaintiffs Brysons, Greer, Reyes and Anicete brought suit in case no. C09-04835 (the "Bryson matter"). Plaintiff Caldwell brought suit in case no. C10-00005 (the "Caldwell matter"). Plaintiff Oscar Grant, Jr., the father of decedent Grant, brought suit in case no. C09-04014 (the "Grant matter"). The plaintiffs alleged civil rights claims under 42 U.S.C. § 1983 and, to varying degrees, supplemental state claims.

T.G. settled with all defendants and dismissed her claims in February 2010. The defendants filed motions for summary judgment/adjudication in February 2011. On May 20, 2011, the Court issued an order granting in part and denying in part defendants' motions. Defendant Officers Pirone, Domenici and Mehserle have appealed the court's denial of qualified immunity under § 1983 to the Ninth Circuit Court of Appeals. Defendant Mehserle's reply brief was filed on December 30, 2011; defendant Domenici's reply brief was filed on February 15, 2012; and defendant Pirone's reply brief was filed on April 2, 2012. The appeals are thus fully briefed, but the Ninth Circuit has not scheduled oral argument or issued decision in any of the appeals.

In June 2011, plaintiff Johnson settled all of her claims against all defendants. In July 2011, plaintiff Caldwell was killed. His mother, Zephoria Smith, has petitioned the Alameda County Superior Court for Letters of Administration and has filed a copy of the petition in the present Caldwell matter. The status of plaintiff Caldwell's claims and representation is unclear at this time and will not be resolved by April 6, 2012.

At the Case Management Conference of September 30, 2011, in the above-captioned actions, the Court formally stayed the actions pending the appeals taken by defendants Domenici, Mehserle and Pirone (see Doc. No. 237). As those appeals are still unresolved, the parties respectfully request that the Court vacate the April 6, 2012 case management conference and schedule a further case management conference to take place in approximately 120 days.

2. <u>Amendment of Pleadings</u>:

The parties do not anticipate amending the pleadings at this time.

3. <u>Motions</u>:

No motions are pending.

1	4. <u>Discovery</u> :
2	The parties have completed non-expert discovery and have disclosed experts. Defendants
3	propose that the scope of expert discovery be restricted to depositions of the experts already disclosed.
4	5. <u>Scheduling and Trial Setting</u>
5	At the October 19, 2010 Case Status Conference, the court set October 22, 2010 as the trial
6	date. The court vacated that date at the March 15, 2010 Case Status Conference.
7	All parties demand a jury trial. The length of the trial will be approximately 20-25 days.
8	Defendants request that the expert-discovery and pretrial schedule be discussed at a further
9	Case Management Conference following the disposition of defendant Pirone, Domenici and
10	Mehserle's appeals.
11	6. <u>Settlement and ADR</u> :
12	Decedent Grant's daughter, T.G., settled with all defendants in February 2011. Plaintiff
13	Johnson settled with all defendants in June 2011, at a settlement conference with Magistrate Judge
14	Joseph Spero. Settlement conferences with Judge Spero in June 2011 did not resolve the claims of the
15	plaintiffs in the Bryson, Grant and Caldwell matters.
16	7. Such other matters as may facilitate the just, speedy and inexpensive disposition of this matter.
17	None at this time.
18	
19	Dated: April 4, 2012.
20	LOW, BALL & LYNCH
21	
22	By s/ Dirk D. Larsen DALE L. ALLEN, JR.
23	LINDA MEYER
24	DIRK D. LARSEN Attorneys for Defendants
25	BAY AREA RAPID TRANSIT DISTRICT, GARY GEE in his official capacity as CHIEF OF
26	POLICE for BAY AREA RAPID TRANSIT DISTRICT and DOROTHY DUGGER in her
27	official capacity as GENERAL MANAGER for BAY AREA RAPID TRANSIT DISTRICT
28	

1	Dated: April 4, 2012.
	•
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	RAINS, LUCIA & STERN
5	By s/ Lara Cullinane-Smith MICHAEL L. RAINS
6	LARA CULLINANE-SMITH Attorneys for Defendant
7	JOHANNES MEHSERLE
8	Dated: April 4, 2012.
9	BERRY WILKINSON LAW GROUP
10	DERICT WIELEN SOLVERY STOCK
11	Bys/ Alison Berry Wilkinson
12	ALISON BERRY WILKINSON
13	Attorney for Defendant MARYSOL DOMENICI
14	
15	Dated: April 4, 2012
16	LAW OFFICES OF WILLIAM R. RAPOPORT
17	
18	Bys/William R. Rapoport WILLIAM R. RAPOPORT
19	Attorneys for Defendant
20	ANTHÓNY PIRONE
21	Dated: April 4, 2012.
22	LAW OFFICES OF JOHN L. BURRIS
23	
24	Bys/ Adanté D. Pointer
25	JOHN L. BURRIS ADANTÉ D. POINTER
26	ADANTE D. FORTER Attorneys for Plaintiffs WANDA JOHNSON, individually and as personal
27	representative of the ESTATE of OSCAR J. GRANT III, the ESTATE OF OSCAR J. GRANT
28	III, SOPHINA MESA as Guardian ad Litem of minor, T.G.
	-5-

1	Data di Amril 4 2012
2	Dated: April 4, 2012.
3	LAW OFFICES OF PANOS LAGOS
4	
5	Bys/ Panos Lagos PANOS LAGOS
6	Attorneys for Plaintiff OSCAR GRANT, JR.
7	OBETIK GRUIVI, JK.
8	Dated: April 4, 2012.
9	LAW OFFICES OF SHIMEA ANDERSON
10	
11	By s/ Shimea C. Anderson SHIMEA C. ANDERSON
12	Attorneys for Plaintiff JOHNTU CALDWELL
13	JOHN TO CALD WELL
14	
15	[PROPOSED] ORDER
16	Pursuant to the request of the parties herein, and good cause appearing therefor, it is hereby
17	ORDERED:
18	1. That the Case Management Conference currently scheduled for April 6, 2012, is hereby
19	VACATED; August 10
20	2. That a further Case Management Conference is scheduled for
	2. That a further Case Management Conference is scheduled for, 10:30 a.m./p.m., in Courtroom 5 of the above-entitled Court.
21	2. That a further Case Management Conference is scheduled for, 10:30 2012, at a.m./p.m., in Courtroom 5 of the above-entitled Court. IT IS SO ORDERED.
21 22	2. That a further Case Management Conference is scheduled for
21 22 23	2. That a further Case Management Conference is scheduled for
21 22 23 24	2. That a further Case Management Conference is scheduled for, 10:30 2012, at a.m./p.m., in Courtroom 5 of the above-entitled Court. IT IS SO ORDERED.
21 22 23 24 25	2. That a further Case Management Conference is scheduled for
20 21 22 22 223 224 225 226 227 227	2. That a further Case Management Conference is scheduled for
21 22 23 24 25 26	2. That a further Case Management Conference is scheduled for