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17 18 19 20 21	MICHAEL L. RAINS, # 91013 RAINS LUCIA STERN, P.C. 2300 Contra Costa Boulevard Pleasant Hill, CA 94523 Telephone (925) 609-1699 Facsimile (925) 609-1690 Email: Mrains@rlslawyers.com Email: Erosenbluth@rlslawyers.com	PANOS LAGOS, #61821 LAW OFFICES OF PANOS LAGOS 5032 Woodminster Lane Oakland, California 94602 Telephone (510) 530-4078 Facsimile (510) 530-4725 Email: panoslagos@aol.com Attorneys for Plaintiff
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24	SHIMEA C. ANDERSON, # 234717 LAW OFFICE OF SHIMEA C. ANDERSON 385 Grand Avenue, Suite 201	
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28	Attorneys for Plaintiff JOHN TU CALDWELL	

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1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA 3 Case No.: C09-00901 MHP WANDA JOHNSON, et al., 4 Plaintiffs. STIPULATION AND [PROPOSED] ORDER 5 SETTING PRE-TRIAL DATES VS. 6 BAY AREA RAPID TRANSIT DISTRICT, et al., 7 Defendants. 8 9 Pursuant to the Court's order at the August 9, 2010 Status Conference, the parties to the above-10 entitled action hereby stipulate to the following pre-trial dates and respectfully request that the Court 11 enter an order setting such dates: 12 Expert discovery cut-off: February 25, 2011; 13 Last day to file expert discovery motions: February 25, 2011; 14 March 14, 2011 (pursuant to Court's order Dispositive motion hearing: 15 of August 9, 2010); 16 January 7, 2011; Non-expert discovery cut-off: 17 Last day to file non-expert discovery motions: January 7, 2011; 18 Expert disclosure and reports: January 21, 2011; 19 Exchange of non-expert witness lists: December 10, 2010. 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 ///

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1	SO STIPULATED.
2	
3	Dated: September 9, 2010.
4	LOW, BALL & LYNCH
5	
6	By /s/ DALE L. ALLEN, JR.
7	LINDA MEYER
8	DIRK D. LARSEN Attorneys for Defendants DAY AREA BARRY TRANSIT DISTRICT
9	BAY AREA RAPID TRANSIT DISTRICT, GARY GEE in his official capacity as CHIEF OF POLICE for BAY AREA RAPID TRANSIT
10	DISTRICT and DOROTHY DUGGER in her
11	official capacity as GENERAL MANAGER for BAY AREA RAPID TRANSIT DISTRICT
12 13	Datad: Santambar 0, 2010
14	Dated: September 9, 2010.
15	RAINS, LUCIA & STERN
16	$\mathbf{p}_{\mathbf{v}} = p_{\mathbf{v}}$
17	By /s/ MICHAEL L. RAINS Attorneys for Defendant
18	JOHANNES MEHSERLE
19	
20	Dated: September 9, 2010.
21	BERRY WILKINSON LAW GROUP
22	
23	By/s/ ALISON BERRY WILKINSON
24	ALISON BERKT WILKINSON Attorney for Defendant MARYSOL DOMENICI
25	WARTSOL DOMENICI
26	
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	-3-
	STIPULATION AND [PROPOSED] ORDER SETTING PRE-TRIAL DATES
	J:\1752\SF0208\Pleadings\P-stip-pretrial-dates-3.doc Case No. C09-00901 MHP

1	Dated: September 9, 2010.	
2	2	LAW OFFICES OF WILLIAM R. RAPOPORT
3	3	
4	4 By	y <u>/s/</u> WILLIAM R. RAPOPORT
5	5	Attorneys for Defendant ANTHONY PIRONE
6		ANTHONITIKONE
7	Dated: September 9, 2010.	
8		LAW OFFICES OF JOHN L. BURRIS
9		
10	$\begin{bmatrix} 0 \\ 1 \end{bmatrix}$	y/s/
11		y <u>/s/</u> JOHN L. BURRIS ADANTÉ D. POINTER
12		Attorneys for Plaintiffs WANDA JOHNSON, individually and as personal
13		representative of the ESTATE of OSCAR J. GRANT III, the ESTATE OF OSCAR J. GRANT III, SOPHINA MESA as Guardian ad Litem of
14 15		minor, T.G., FERNANDO ANICETE, JR., JACK
16		BRYSON, JR., NIGEL BRYSON, MICHAEL GREER, and CARLOS REYES
17	7 Dated: September 9, 2010.	
18	*	LAW OFFICES OF BANGS LACOS
19	9	LAW OFFICES OF PANOS LAGOS
20		
21	1 By	PANOS LAGOS
22	2	Attorneys for Plaintiff OSCAR GRANT, JR.
23	3 ///	
24	4 ///	
25	5 ///	
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STIPULATION AND [PROPOSED] ORDER SETTING PRE-TRIAL DATES

Dated: September 9, 2010.

LAW OFFICE OF SHIMEA C. ANDERSON

By /s/

SHIMEA C. ANDERSON Attorneys for Plaintiff JOHN TU CALDWELL

IT IS SO ORDERED.

Dated: September 14, 2010.

