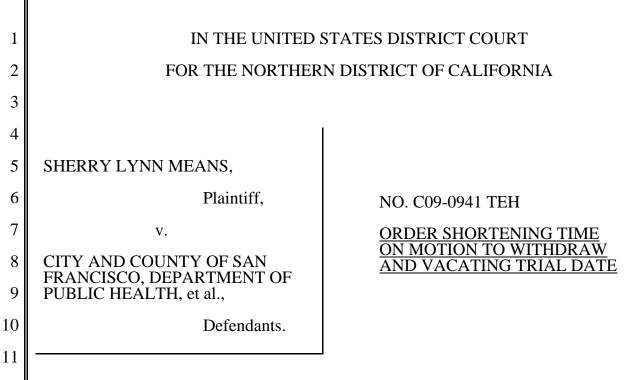
Means v. City and County of San Francisco, Department of Public Health

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The Court is in receipt of the parties' October 8, 2010 stipulation to an order
shortening time on Plaintiff's counsel's motion to withdraw. The motion to withdraw shall be
heard by the Court on Monday, October 25, 2010, at 10 a.m., and the parties are
ORDERED to adhere to the following schedule:

1. Plaintiff's counsel shall personally serve a copy of this order on Plaintiff Sherry
 Lynn Means on or before **Tuesday, October 12, 2010**. If Ms. Means cannot be personally
 located, she shall be served by overnight mail to her post office address of Post Office Box
 5335, South San Francisco, California 94083. In any event, Plaintiff's counsel shall file a
 proof of service with this Court no later than October 12. Plaintiff's counsel shall also
 telephone Ms. Means on or before October 12 to communicate the contents of this order.

22 2. Plaintiff's counsel may file a motion to withdraw as Ms. Means's attorney no later
23 than Tuesday, October 12, 2010. The motion shall be personally served on all parties,
24 including Ms. Means. Service on Ms. Means shall comply with all procedures and meet all
25 deadlines described in Section 1 of this order.

3. If Ms. Means wishes to oppose Plaintiff's counsel's motion, she must personally
appear before this Court, Courtroom 12 at 450 Golden Gate Avenue, San Francisco,

United States District Court For the Northern District of California

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California, on Monday, October 25, 2010, at 10 a.m. Ms. Means is advised that she will
 need a photo ID, such as a driver's license or passport, to enter the courthouse.

4. If Ms. Means does not oppose Plaintiff's counsel's motion, Ms. Means must
personally appear before this Court on Monday, October 25, 2010, at 10 a.m., or make an
appearance through her new attorney.

6 5. If neither Ms. Means nor her new counsel make an appearance on October 25, 7 the Court will have no alternative but to conclude that Ms. Means is no longer 8 interested in pursuing this matter and the Court will therefore dismiss this case with 9 prejudice. The Court advises Ms. Means that "dismissal with prejudice" means that she will 10 not be able to recover on any of the claims raised in the complaint filed in this case. This is 11 true even if Ms. Means were to find a new attorney at a later date. Thus, if Ms. Means has 12 any interest in pursuing the claims raised in the complaint, she must personally appear on 13 October 25 if she has not found substitute counsel. The Court will be amenable to granting Ms. Means a limited extension of time in which to find new counsel if Ms. Means can 14 15 demonstrate that she has been diligently searching for counsel or that she is now prepared to 16 do so.

5. If Defendants' counsel wish to oppose Plaintiff's counsel's motion, the opposition
shall be filed and personally served no later than **Tuesday**, **October 19, 2010**. Plaintiff's
counsel shall advise Ms. Means of the contents of Defendants' opposition (1) no later than 24
hours after being served, and (2) using the procedures described in Section 1 of this order.

6. Any reply must be filed and personally served on all parties, including Ms. Means,
no later than Thursday, October 21, 2010. Service on Ms. Means shall comply with all
procedures described in Section 1.

7. Prior to October 25, and until the Court enters a final order on Plaintiff's counsel's
motion to withdraw, Curtis G. Oler remains counsel of record for Ms. Means.

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In light of the foregoing schedule, the trial date of November 2, 2010, is VACATED. IT IS SO ORDERED. Heth Handena Dated:10/08/10 THELTON E. HENDERSON, JUDGE UNITED STATES DISTRICT COURT