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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

14 RON MOSLEY)
 15)
 16) Petitioner,)
 17)
 18) v.)
 19)
 20) MICHAEL MARTEL,)
 21)
 22) Respondent.)

NO. C09-1749 TEH

**STIPULATION AND [PROPOSED]
 ORDER**

21 RON MOSLEY)
 22)
 23) Petitioner,)
 24)
 25) v.)
 26)
 27) MICHAEL MARTEL,)
 28)
 Respondent.)

NO. C10-4907 TEH

1
2 Pursuant to the Court’s July 14, 2011 Order Staying Cases (Case No. C09-1749
3 TEH (Dkt #17) and Case No. C10-4907 TEH (Dkt #11)), Petitioner Ron Mosley and
4 Respondent Michael Martel (together, the “Parties”) jointly submit this stipulation
5 concerning further briefing in the above-captioned matters.

6 WHEREAS, the Court’s Order of July 14, 2011 stayed the above-captioned matters
7 and required the parties to file stipulated briefing schedules within 14 days of the issuance
8 of the mandate in Mosley’s Ninth Circuit Appeal challenging his 2005 denial of parole,
9 *Mosley v. Oroski*, Nos. 08-15327 and 08-15389 (“Ninth Circuit Appeal”);

10 WHEREAS, the mandate in Mosley’s Ninth Circuit Appeal issued on January 18,
11 2012;

12 WHEREAS, Respondent has agreed that Mosley shall remain released on bail
13 pending the decision of a not-in-custody parole hearing scheduled for February 23, 2012;

14 NOW, THEREFORE, IT IS HEREBY STIPULATED by the Parties, through their
15 respective counsel of record, that within fourteen days of the decision in Mosley’s
16 February 23, 2012 not-in-custody parole hearing, the parties shall meet and confer and file
17 stipulated briefing schedules in these cases or, alternatively, stipulations to dismiss on
18 mootness or other grounds.

19
20 Dated: February 1, 2012.

21 BOIES, SCHILLER & FLEXNER LLP

22 By: /s/ Alexis J. Loeb
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Pursuant to General Order No. 45, § X-B, the filer attests that concurrence in the
filing of this document has been obtained from each of the above signatories.

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~~PROPOSED~~ ORDER

Having considered the parties' February 1, 2012 stipulation, and for good cause shown, it is hereby ORDERED that the above-captioned matters shall remain stayed pending a decision following Petitioner Mosley's February 23, 2012 not-in-custody parole hearing. Within fourteen days of a decision following the not-in-custody hearing, the parties shall submit a stipulation setting a schedule for further briefing or dismissing the above-captioned matters.

IT IS SO ORDERED.

Dated: 02/01, 2012

