

1 Thomas Marc Litton (CA Bar # 119985)
 2 SANFORD WITTELS & HEISLER, LLP
 3 555 Montgomery Street, Suite 820
 San Francisco, CA 94111
 Telephone: (415) 433-4949; Facsimile: (415) 433-7311

4 Steven L. Wittels
 SANFORD WITTELS & HEISLER, LLP
 5 1350 Avenue of the Americas, 31st Floor
 New York, New York 10019
 6 Telephone: (646) 723-2947; Facsimile: (646) 723-2948
Pro Hac Vice Admission

7 *Attorneys for Plaintiff*

8 Mark A. Jones, SBN #96494
 9 Kristen K. Preston, SBN #125455
 10 JONES & DYER
 1800 J Street

11 Sacramento, California 95811
 Telephone: (916) 552-5959; Facsimile: (916) 442-5959

12 *Attorneys for: County of Del Norte, Del Norte County Sheriff Department, Dean Wilson, Bill*
 13 *Steven, James Couzens (sued herein as John Doe 1), Mike Seamen, James Burke (sued herein*
as John Doe 2), Sergeant Brett Fox (sued herein as John Doe 3) and Gary Potter

14 Barry Vogel, SBN #108640
 15 Larry Thornton, SBN #232265
 LAFOLLETTE JOHNSON DE HAAS FESLER & AMES
 16 655 University Avenue, Ste 119
 Sacramento, CA 95825
 17 Telephone: 916-563-3100; Facsimile: 916-565-3704
 18 *Attorneys for Sutter Health and Sutter Coast Hospital*

19 **UNITED STATES DISTRICT COURT**
 20 **NORTHERN DISTRICT OF CALIFORNIA**

20 JAMES DANIS,
 21 Plaintiff,
 22 v.

CV No. 09-5924 (CRB)(NJV)
 ECF Case

23 COUNTY OF DEL NORTE; DEL NORTE
 24 COUNTY SHERIFF DEPARTMENT;
 DEAN WILSON; BILL STEVEN; JOHN
 25 DOE 1, A.K.A. OFFICER COUSINS; MIKE
 SEAMEN; JOHN DOE 2, A.K.A. OFFICER
 26 BURKE; JOHN DOE 3, A.K.A. SERGEANT
 FOX; GARY POTTER; SUTTER HEALTH;
 27 SUTTER COAST HOSPITAL; and DOES 4
 through 15, inclusive,

STIPULATION AND ~~PROPOSED~~
ORDER TO ADJOURN SETTLEMENT
CONFERENCE

28 Defendants.

1 WHEREAS Plaintiff's counsel has tentatively agreed to the terms of a settlement
2 agreement with certain defendants, conditioned upon the consent of Plaintiff Mr. Danis; and

3 WHEREAS, Plaintiff's counsel has been unable to communicate with his client so as to
4 finalize the settlement due to the latter's incarceration and recent hospitalizations; and

5 WHEREAS Plaintiff's counsel needs additional time to confer with Mr. Danis regarding
6 execution of the settlement agreement,

7 IT IS HEREBY STIPULATED AND AGREED by and between the undersigned parties,
8 with the consent of U.S. District Court Judge Charles R. Breyer, that the settlement conference
9 before Magistrate Nandor Vadas currently scheduled for November 23, 2010 is hereby adjourned
10 to January 14, 2010, or a date thereafter selected by Magistrate Vadas.

11
12 **SO STIPULATED.**

13 DATED: November 19, 2010

SANFORD WITTELS & HEISLER, LLP

14 By: /s/ Steven L. Wittels
15 STEVEN L. WITTELS
Attorney for Plaintiff James C. Danis

16 DATED: November 19, 2010

LA FOLLETTE, JOHNSON, DE HAAS, FESLER
& AMES

17
18 By: /s/ Larry Thornton
19 LARRY THORNTON
*Attorneys for Defendants Sutter Health and Sutter
20 Coast Hospital*

21 DATED: November 19, 2010

JONES & DYER

22 By: /s/ Mark Jones
23 MARK A. JONES
*Attorneys for Defendants County of Del Norte, Del
24 Norte County Sheriff Department, Dean Wilson, Bill
25 Steven, James Couzens (sued herein as John Doe 1),
26 Mike Seamen, James Burke (sued herein as John
27 Doe 2), Sergeant Brett Fox (sued herein as John
28 Doe 3) and Gary Potter*

SO ORDERED:

