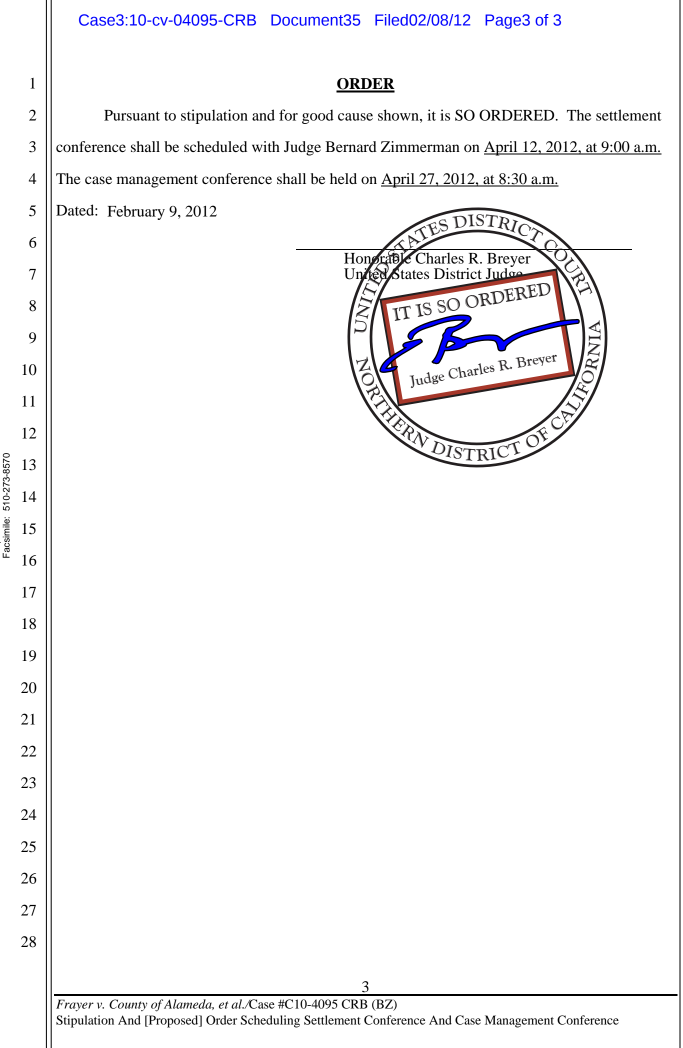
Frayer v. County of	Alameda et al
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rayer v. Count	ty of A	lameda et al	D			
		Case3:10-cv-04095-CRB Document35	Filed02/08/12 Page1 of 3			
a & Abern LJ.P t Law .uiding Suite 800 nia 94612 -763-2324 273-8570	1 2 3 4	Rebecca S. Widen, SBN 219207 HAAPALA, THOMPSON & ABERN, LLP 1939 Harrison Street, Suite 800 Oakland, California 94612 Tel: 510-763-2324 Fax: 510-273-8570				
	5 6	Attorneys For Defendants COUNTY OF ALAMEDA, KATHERINE MOORE, and THOMAS NOLAN				
	7					
	8	UNITED STATES DISTRICT COURT				
	9	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO				
	10	AARON FRAYER, individually and as Next) Friend of A.F., a minor,				
	11	Plaintiffs,	STIPULATION AND [DDODOSED] ORDER SCHEDULING SETTLEMENT			
	12) vs.)	CONFERENCE AND CASE MANAGEMENT CONFERENCE			
	13	COUNTY OF ALAMEDA; KATHERINE MORE, individually and in her official capacity as social worker for Alameda County)				
mpson rneys A Plaza B rison St. , Califor ie: 510- e: 510-	14					
ula, T'hom Attorne Park Pla 1939 Harrisc Oakland, C Telephone: Facsimile:	15	Department of Social Services; THOMAS () NOLAN, individually and in his official ()				
Haapala, Thompson Attorneys A Park Plaza B 1939 Harrison St. Oakland, Californ Telephone: 510 Facsimile: 510-	16	capacity as social worker for Alameda County) Department of Social Services; CITY OF				
<u></u>	17	OAKLAND; JAMES MOORE, individually) and in his official capacity as a police officer)				
	18 19	for the City of Oakland; D. MING, () individually and in his official capacity as () sergeant for the City of Oakland; and DOES 1 ()				
	20	through 20,				
	21	Defendants.				
	22	The parties hereto, by and through their	undersigned counsel, agree and stipulate as			
	23	follows:				
	24	1. The settlement conference and case management conference in this case have been				
	25	rescheduled several times in order to allow the parties additional time to obtain copies of				
	26	documents contained in the minor plaintiff's juvenile case file through the Welfare and				
	27	Institutions Code Section 827 process. On October 19, 2011, the Court ordered the parties to				
	28					
			1			
		<i>Frayer v. County of Alameda, et al.</i> /Case #C10-4095 CRI Stipulation And [Proposed] Order Scheduling Settlement				
		Suparation rate (reposed) order beneduning bettement	Dockets.Justi			

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	1	file a stipulation proposing new dates after receiving the juvenile case file through that process.			
2	2	2. The parties have now received the bulk of the juvenile case file documents, although			
3		there are still some portions of the file that await further ruling of the juvenile court before			
C .	4	disclosure can be made. The parties anticipate that those portions of the file will be disclosed			
	5	within the next six to eight weeks.			
	6	3. The parties request that a settlement conference be scheduled with Judge Bernard			
	7	Zimmerman on April 12, 2012, at 9:00 a.m. The parties request that the case management			
	8	conference be scheduled for April 27, 2012, at 8:30 a.m.			
	9	IT IS SO STIPULATED.			
	10	Dated: February 8, 2012	LAW OFFICES OF DAVID J. BEAUVAIS		
	11				
	12		By: /s/ David J. Beauvais David J. Beauvais		
c Aber aw ding 1 94612 33-2324	13		Attorneys for Plaintiffs *Mr. Beauvais provided his consent that this		
son & ys At Lá ys At Lá za Bulic n St., S 510-76 510-27	14		document be electronically filed.		
ula, Thorm Attorne Park Pla 1939 Harrisc Oakland, C Telephone: Facsimile:	15	Dated: February 8, 2012	HAAPALA, THOMPSON & ABERN, LLP		
1939 1939 Dal Fac	16		By: /s/ Rebecca S. Widen		
Ная	17		Rebecca S. Widen		
	18		Attorneys for Defendants COUNTY OF ALAMEDA, KATHERINE MOORE and THOMAS NOLAN		
	19		MOORE and THOMAS NOLAN		
	20	Dated: February 8, 2012	BARBARA PARKER, City Attorney RANDOLPH W. HALL, Chief Assistant City Attorney		
	21		WILLIAM E. SIMMONS, Supervising Trial Attorney CAROLYN O. TSAI, Deputy City Attorney		
	22		CAROLTN O. ISAI, Deputy City Attorney		
	23		By: <u>*/s/ Carolyn O. Tsai</u> Carolyn O. Tsai		
	24		Attorneys for Defendants		
	25		CITY OF OAKLAND, JAMES MOORE and D. MING		
	26		*Ms. Tsai provided her consent that this document be electronically filed.		
	27	/			
	28	/			
			2		
Frayer v. County of Alameda, et al./Case #C10-4095 CRB (BZ)			C10-4095 CRB (BZ)		
	Stipulation And [Proposed] Order Scheduling Settlement Conference And Case Management Conference				



Haapala, Thompson & Abern LLP Attorneys At Law Park Plaza Building 1939 Harrison St., Suite 800 Oakland, California 94612 Telephone: 510-763-2324