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 5
    Attorney for Plaintiff
 6
    THOMAS LYNCH
 7
 8
                             UNITED STATES DISTRICT COURT
 9
10
                          NORTHERN DISTRICT OF CALIFORNIA
11
    THOMAS LYNCH,
                                             CASE NO: C10-80039 JSW MISC
12
                     Plaintiff,
                                             STIPULATION FOR DISPOSITION OF
13
                                             PROPERTY;
                                             v.
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    UNITED STATES OF AMERICA,
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                     Defendant.
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             On 10 February 2010, Plaintiff filed his Motion for Return of Property with this Court,
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    seeking the return of the following property, in the possession of the U.S. Drug Enforcement
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    Administration and presently subject to the jurisdiction of this Court:
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              $28,798.76 in U.S. Currency,
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              $601.00 in U.S. Currency;
              One Ford F350 Truck; and
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              One 2007 Honda Motorcycle.
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              The parties here, in order to obtain an orderly transition of the seized properties and in
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    order to comply with the pending and anticipatory authority of a state court order regarding the
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27
    same funds, hereby agree as follows:
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             The seized currency, consisting of $28,798.76 in U.S. Currency and $601.00 in U.S.
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	Currency plus any accrued interest, less any debt owed to the United States, any agency of the
2	United States, or any other debt in which the United States is authorized to collect, shall be
3	returned to Claimant, by transfer to the trust account of attorney David Michael.
5	Respectfully submitted,
67	Dated: 9 June 2010 s/DAVID M. MICHAEL
8	DAVID M. MICHAEL Law Offices of David M. Michael 101 California Street Suita 2450
9	101 California Street, Suite 2450 San Francisco, CA 94111 Telephone: (415) 946-8996
11	Facsimile: (877) 538-6220 dmmp5@aol.com
12	Attorney for Plaintiff Thomas Lynch
13 14	Dated: 9 June 2010
15	
16	JOSEPH P. RUSSONIELLO United States Attorney
17	
18	<u>s/ ARVON PERTEET</u> SAUSA ARVON PERTEET
19	Office of the U.S. Attorney 450 Golden Gate Avenue
20	San Francisco CA 94102
21	Arvon.Perteet@usdoj.gov
22	Attorney for Defendant United States of America
23	United States of America
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[PROPOSED] ORDER For the reasons set forth above and for good cause having been show, IT IS HEREBY ORDERED as follows: The seized currency, consisting of \$28,798.76 in U.S. Currency and \$601.00 in U.S. Currency plus any accrued interest, less any debt owed to the United States, any agency of the United States, or any other debt in which the United States is authorized to collect, shall be returned to Claimant, by transfer to the trust account of attorney David Michael. THOMAS LYNCH releases the United States of America and all of its respective agencies, officers, agents, and employees from any claims or actions, including that for attorney fees or cost or interest, concerning the seizure and custody of the defendant currency. The United States releases THOMAS LYNCH from any claims or actions, including that for attorney fees or costs or interest, concerning the seizure and custody of the seized currency. Dated: June 14, Huy Swhits U.S. District Court Judge