1 2 3 4 5 6 7	PAUL HENRY NATHAN SBN: 262697 LAW OFFICES OF PAUL H. NATHAN 540 Pacific Avenue San Francisco, CA 94133 Telephone: 415-341-1144 Facsimile: 415-341-1155 Electronic mail: paulnathan@nathanlawoffices.com Attorneys for Plaintiff, STEPHEN B. TURNER				
8	UNITED STATES DISTRICT COURT				
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA				
10					
11	SAN FRANCISCO DIVISION				
12					
13	STEPHEN B. TURNER,	) Case No.: C11-05176 CRB			
14 15	Plaintiff,				
15	V.	) STIPULATION AND ORDER			
17		) CONTINUING STATUS ) CONFERENCE AND DEADLINE FOR			
18	MELODY SMITH, Individually and in her	) FILING OF FIFTH AMENDED ) COMPLAINT			
19	Official Capacity as a Parole Officer of the )				
20	California Dept. of Corrections and Rehab; GREGORY SIMS, Individually and in his Official Capacity as an Assistant Parole Officer of the California Dept. of Corrections and Rehab.; JOHN BENT, Individually and in his Official Capacity as a Parole Supervisor of the)				
21					
22					
23	California Dept. of Corrections and Rehab;				
24	ROBERT AMBROSELLI, Individually and in her Official Capacity as Director of the Division of	)			
25	Adult Parole Operations in California; )   MATTHEW CATE, Individually and in her )				
26	Official Capacity as Secretary of the California )				
27	Dept. of Corrections and Rehab.; BRETT ) EVERIDGE, Individually and in his Official )				
28	Capacity as a Parole Officer of the California Dept. of Corrections and Rehab.	)			
	-1-				
	<i>Turner v. Smith, et al.</i> STIPULATION	& ORDER Case No.: C11-05176 CRB			

1 2	) Defendants )			
3				
4	The parties hereby request that the current date for the previously scheduled status			
5	conference of January 15, 2016, be continued to March 11, 2016, due to Plaintiff seeking new			
6	counsel and Plaintiff's current counsel's motion to be relieved as counsel set to be heard by the			
7	Court on January 22, 2016. The purpose of this request is to alleviate any possible prejudice of			
8	finding new counsel to plaintiff. The new due date for the parties' joint case management			
9 10	statement is to be March 4, 2106.			
11	The parties further hereby request that the current deadline for the filing of plaintiff's fifth			
12	amended complaint scheduled to be filed by January 15, 2016, be continued to March 11, 2016.			
13	anonace complaint scheduled to be filed by sundary 15, 2010, be continued to March 11, 2010.			
14				
15	SO STIPULATED:			
16	DATED: December 22, 2015 /s/ Paul Nathan Attorney for Plaintiff			
17	STEPHEN B. TURNER			
18 19				
20	DATED: December 22, 2015 /s/ Elliot Seals Attorney for Defendants			
21	Attorney for Defendants			
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	Turner v. Smith, et al.STIPULATION & ORDERCase No.: C11-05176 CRB			

1		ORDER		
2 3	For the foregoing reasons, the Court HEREBY ORDERS that the status conference in this matter and the deadline for submission of Plaintiff's Fifth Amended Complaint is re-set to March			
4 5	11, 2016. The January 15, 2016, status conference is vacated.			
6 7 8	IT SO ORDERED.			
9 10 11	DATED: January 8, 2016	HON. CHARLES R. UNITED STATES D		
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	Turner v. Smith, et al. STIPU	LATION & ORDER	Case No.: C11-05176 CRB	