1 2	Alan L. Schlosser (#49957) Michael T. Risher (#191627) Linda Lye (#215584)	
3	ACLU Foundation of Northern California 39 Drumm Street	
4	San Francisco, CA 94111 (415) 621-2493; (415) 255-1478	
5	aschlosser@aclunc.org, mrisher@aclunc.org, llye@aclunc.org	
6	Attorneys for Plaintiffs Kerie Campbell, Marcus Kryshka, and ACLU-NC	
7	RACHEL LEDERMAN, SBN 130192	
8	Rachel Lederman & Alexsis C. Beach, Attorneys at Law 558 Capp Street San Francisco, CA 94110 (415) 282-9300; fax (415) 285-5066 rlederman@2momslaw.com	
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10		
11	and additional counsel listed on pleadings	
12 13	Attorneys for plaintiffs Timothy Scott Campbell et al.	
14		
15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
16		
17	TIMOTHY SCOTT	No. CV11-05498 RS
18	CAMPBELL, et al.,	STIPULATED REQUEST FOR AN ORDER
19	Plaintiffs,	EXTENDING DATE FOR AMENDMENT OF PLEADINGS, DECLARATION AND
20	VS.	PROPOSED ORDER
21	CITY OF OAKLAND, et al.	Complaint Filed: Nov. 14, 2011 Trial Date: May 28, 2013
22	Defendants.	
23		•
24	Whereas, this court set a deadline of June 30, 2012, for the parties to complete all	
25	amendments to the pleadings;	
26	STIP REQU FOR ORDER EXTENDING DATE FOR AMENDMT OF PLEADINGS	
27	CAMPBELL, ET AL. V. CIT	ΓΥ OF OAKLAND, CASE NO. CV11-05498 RS 1
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1 Whereas all current parties agree that it would be most efficient to join all parties 2 in one action, and additional time is needed to do so as more fully set forth in the attached 3 declaration of plaintiffs' counsel; 4 THEREFORE, the parties through their respective counsel jointly request that the court extend the date for amendment of pleadings to August 1, 2012. 5 6 It is so stipulated. 7 Dated: June 8, 2012 /S/ 8 Rachel Lederman Attorneys for plaintiffs Scott Campbell, et al. 9 /S/ 10 Linda Lve Attorneys for plaintiffs ACLU-NC, et al. 11 /S/ 12 William Simmons, Supervising City Attorney 13 Attorney for defendants 14 15 **SIGNATURE ATTESTATION** 16 I am the ECF User whose ID and Password are being used to file 17 this stipulated request. In compliance with General Order 45, X.B., I hereby attest that 18 Ms. Lye and Mr. Simmons have concurred in this filing. 19 20 Dated: June 8, 2012 /S/ Rachel Lederman 21 22 23 24 25 26 STIP REQU FOR ORDER EXTENDING DATE FOR AMENDMT OF PLEADINGS CAMPBELL, ET AL. V. CITY OF OAKLAND, CASE NO. CV11-05498 RS 27 2

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DECLARATION OF RACHEL LEDERMAN

I am an attorney admitted to practice before this court and the attorney of record for plaintiffs Timothy Scott Campbell, Mark McKinnie, and Michael Siegel.

As discussed at the Case Management Conference, plaintiffs' counsel represent approximately fifteen people who were injured during the two demonstrations at issue in this case. Because this matter was originally filed only two weeks after these events, in conjunction with an application for a Temporary Restraining Order, all plaintiffs and defendants were not named at that time. Each of the two events at issue involved a mutual aid operation by a large number of law enforcement agencies. Counsel have been working diligently to investigate and obtain discovery in order to ascertain the responsible parties and avoid unnecessarily naming government entity or individual defendants who do not bear responsibility. Due to the large volume of evidence involved, additional time is required to complete this process and prepare the amended pleadings.

I declare under penalty of perjury that the foregoing is true and correct. Executed this June 8, 2012, at San Francisco, California.

Rachel Lederman

STIP REQU FOR ORDER EXTENDING DATE FOR AMENDMT OF PLEADINGS CAMPBELL, ET AL. V. CITY OF OAKLAND, CASE NO. CV11-05498 RS

[PROPOSED] ORDER

Pursuant to stipulation, the court sets the following deadline for completion of amendment of pleadings: August 1, 2012.

Dated: _6/11/12_____

RICHARD ŠEEBORG United States District Judge

STIP REQU FOR ORDER EXTENDING DATE FOR AMENDMT OF PLEADINGS CAMPBELL, ET AL. V. CITY OF OAKLAND, CASE NO. CV11-05498 RS