1	depositions of five of Defendant C&H's witnesses prior to Plaintiffs filing their Opposition to			
2	Defendants' Motion;			
3	WHEREAS, Plaintiffs will not be able to take each of the depositions they wish to take			
4	by October 18, 2013, the date their Opposition to Defendants' Motion is currently due;			
5	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the Parties, by			
6	and through their respective counsel of record, as follows:			
7	1. The Court's hearing on Defendants' Motion shall be continued from November			
8	13, 2013 at 1:00 p.m. to December 18, 2013 at 1:00 p.m.			
9	2. Plaintiffs shall file their Opposition to Defendants' Motion not later than			
10	Wednesday, November 20, 2013.			
11	3. Defendants shall file their Reply in support of their Motion not later than			
12	Wednesday, December 4, 2013.			
13	IT IS SO STIPULATED.			
14	DATED: October 11, 2013		SEYFARTH SHAW LLP	
15			By s/ Justin T. Curley	
16	Attorney C&H SU  DATED: October 11, 2013  MASTA MILLER  By		G. Daniel Newland Justin T. Curley	
17			·	
18			Attorneys for Defendants C&H SUGAR COMPANY, INC., et al.	
19			MASTAGNI, HOLSTEDT, AMICK,	
20			MILLER & JOHNSEN, P.C.	
21				
22			David P. Mastagni Anthony P. Donoghue	
23	Attorneys for Plaintiffs			
24			JEMAR THOMPSON, et al.	
25	IT IS SO ORDERED.  Date: October 15, 2013		SIATES DISTRICT CO.	
26			GRANTED MICOUSINS	
27	In the standard			
28			Judge Nathanael M. Cousins	
	STIPULATION AND	STIPULATION AND [PROPOSED] ORDER RE HEARING TO COME CONTROL CASE No. 12-cv-00391-NO.		
	DAIDI ING SCHEDOLE RE CRISTAL COLEMAN MOJIMBA 218TRIC* Case No. 12-CV-00391-1			