FENWICK & WEST LLP Aitorness at Law San Francisco	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	SAINA S. SHAMILOV (CSB No. 215636) sshamilov@fenwick.com RYAN J. MARTON (CSB No. 223979) rmarton@fenwick.com TODD R. GREGORIAN (CSB No. 236096) tgregorian@fenwick.com RAVI RANGANATH (CSB No. 272981) rranganath@fenwick.com KUNYU CHING (CSB No. 292616) kching@fenwick.com FENWICK & WEST LLP 555 California Street, 12th Floor San Francisco, CA 94104 Telephone: 415.875.2300 Facsimile: 415.281.1350 Attorneys for Plaintiff GABRIEL PINEIDA	 KAMALA D. HARRIS Attorney General of California DANIELLE F. O'BANNON Supervising Deputy Attorney General JANELLE SMITH Deputy Attorney General TRACE O. MAIORINO Deputy Attorney General State Bar No. 179749 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 Telephone: (415) 703-5975 Fax: (415) 703-5843 E-mail: Trace.Maiorino@doj.ca.gov Attorneys for Defendants LEE, RODRGUEZ, SEPULVEDA, WALL, GROUNDS, MARSHALL, ADAMS, and BRIGHT JOSEPH S. PICCHI AARON T. SCHULTZ (CSB No. 222949) GALLOWAY, LUCCHESE, EVERSON & PICCHI 1676 North California Blvd., Suite 500 Walnut Creek, CA 94596-4183 Telephone: (925) 930-9090 Fax: (925) 930-9035 E-mail: aschultz@glattys.com Attorneys for Defendant CARL MILLNER
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	18	UNITED STATES DISTRICT COURT	
	19	NORTHERN DISTRICT OF CALIFORNIA	
	20	SAN FRANCISCO DIVISION	
	21		
	22	GABRIEL PINEIDA,	Case No.: 3:12-CV-01171-JST
	23	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER STAYING CASE
	24	v.	PENDING SETTLEMENT
	25	LEE, et al.,	Dente Coortes en 0, 10th Elece
	26	Defendants.	Dept.: Courtroom 9, 19th Floor Judge: The Honorable Jon S. Tigar
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	28		
		JOINT STIPULATION RE DISCOVERY DISPUTE SCHEDULE	Case No.: 3:12-CV-01171-JST

Plaintiff Gabriel Pineida and Defendants Lee, Rodriguez, Sepulveda, Wall, Grounds,
 Adams, Marshall, Bright, and Millner (collectively, "Defendants"), by and through their
 respective counsel, hereby stipulate as follows and jointly request that the Court stay this lawsuit
 as set forth below:

5 WHEREAS, the Scheduling Order in this matter set the close of fact discovery on June 5,
6 2015 (Dkt. No. 158);

7 WHEREAS, on May 18, 2015, the Parties engaged in a settlement conference before
8 Judge Vadas (Dkt. No. 180);

9 WHEREAS, the Parties reached an agreement at the May 18 conference for the full
10 settlement of this litigation;

WHEREAS, the Parties are now finalizing a written agreement memorializing their
settlement; and

WHEREAS, Magistrate Judge Vadas has set a status conference regarding the finalization
of the settlement for July 14, 2015;

THE PARTIES HEREBY STIPULATE and jointly request, subject to the Court's
approval, that the Court vacate the current case deadlines pending finalization of the settlement
agreement, including the June 5, 2015 close of fact discovery, but excluding the July 14, 2015
status conference.

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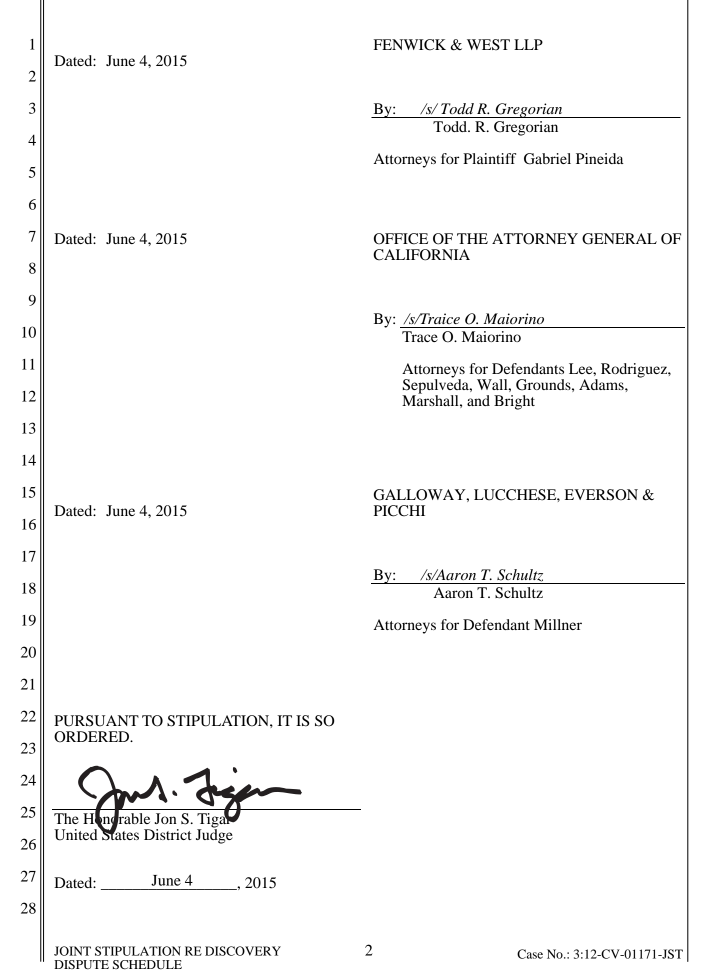
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Fenwick & West LLP Attorneys at Law San Francisco

1	АТТ	ORNEY ATTESTATION	
2	I, Todd R. Gregorian, attest that concurrence in the filing of this document has been		
3	obtained from any signatories indicated by a "conformed" signature (/s/) within this e-filed		
4	document. I declare under penalty of perjury under the laws of the United States of America that		
5	the foregoing is true and correct.		
6	Dated: June 4, 2015	FENWICK & WEST LLP	
7		By: /s/ Todd R. Gregorian	
8		Todd R. Gregorian	
9	Attorneys for Plaintiff Gabriel Pineida		
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	JOINT STIPULATION RE DISCOVERY DISPUTE SCHEDULE	3 Case No.: 3:12-CV-01171-JST	

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