1 2 3 4 5 6	ANN M. ASIANO (SBN 094891) JORDAN M. GREEN (SBN 247126) BRADLEY, CURLEY, ASIANO, BARRABEE, ABEL & KOWALSKI, P.C. 1100 Larkspur Landing Circle Suite 200 Larkspur, CA 94939 Telephone: (415) 464-8888 Facsimile: (415) 464-8887 aasiano@professionals-law.com Attorneys for Defendant,	
7	JON ALEXANDER	
8	UNITED STATES DISTRICT COURT	
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11	MICHAEL RIESE, an individual,) No. CV 12 03723-RS
12	Plaintiff,	Hon. Richard Seeborg
13	V.	STIPULATION TO CONTINUE THE CASE MANAGEMENT CONFERENCE AND
14	COUNTY OF DEL NORTE; CRESCENT CITY; CRESCENT CITY POLICE	HEARING ON ANTI-SLAPP MOTIONS; [PROPOSED] ORDER
15	DEPARTMENT; COUNTY OF DEL NORTE SHERIFF'S DEPARTMENT;	
16	JON ALEXANDER; BRIAN NEWMAN; RICHARD GRIFFIN; BOB BARBER;) }
17	KEITH DOYLE; DOUG PLACK; DOES 1-10, inclusive,	
18	Defendants.) }
19	Defendants.))
20	Counsel for Defendants and Plaintiff	hereby stipulate to the following:
21	Ann M. Asiano and Jordan M. Green	, counsel for Defendant JON ALEXANDER, are
22	unavailable for the Case Management Confer	rence and the Hearing on the Anti-SLAPP Motions as
23	reset by the Court for May 30, 2013. Steven	C. Wolan, counsel for Defendants COUNTY OF
24	DEL NORTE and RICHARD GRIFFIN, is also unavailable on May 30, 2013, as well as the first	
25	week of June. Plaintiff's Counsel, Brian E. Claypool, is unavailable on June 13, 2013. Thus, all	
26	parties have conferred and are available on June 20, 2013.	
27	Consequently, the parties have stipula	ated to a continuance of the May 30, 2013 Case
28	Management Conference and Hearing on An	ti-SLAPP Motions to June 20, 2013; or, in the
EY, 3EE, KI.		- 1 -

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1	alternative, a date which is convenient for t	he Court. The parties have also stipulated that the
2	deadline for providing initial disclosures be	e reset to coincide with the new date of the Case
3	Management Conference.	
4	All parties respectfully request that the Court issue an order continuing the initial Case	
5	Management Conference and Hearings on the Anti-SLAPP Motions to June 20, 2013; or, in the	
6	alternative, to a date that is convenient for t	the Court.
7	Data di Mari 12, 2012	DDADLEY CUDLEY ACIANO
8	Dated: May 13, 2013	BRADLEY, CURLEY, ASIANO, BARRABEE, ABEL & KOWALSKI, P.C.
9		
10	By:	/s/ Ann M. Asiano ANN M. ASIANO
11		Attorneys for Defendant JON ALEXANDER
12		
13	Dated: May 13, 2013	THE CLAYPOOL LAW FIRM
14		
15	By:	/s/ Brian E. Claypool BRIAN E. CLAYPOOL
16		Attorneys for Plaintiff
17	Dated: May 13, 2013	PATTON, WOLAN, CARLISLE, LLP
18	<i>Suita.</i> 11ay 13, 2015	THE FOLLY WORLD, CHARLES ELLY ELLY
19	Ву:	/s/ Clariza C. Garcia
20		STEVEN C. WOLAN CLARIZA C. GARCIA
21		Attorneys for Defendants COUNTY OF DEL NORTE AND
22		RICHARD GRIFFIN
23	Datadi May 12, 2012	HINT & IEDDSON II D
24	Dated: May 13, 2013	HUNT & JEPPSON, LLP
25	Ву:	/s/ Jeremy B. Price
26		JEREMY B. PRICE Attorneys for Defendants
27		CRESCENT CITY, CRESCENT CITY POLICE DEPARTMENT, KEITH DOYLE, &
28		DOUG PLACK
Y, EE, II,		- 2 -
1,	CENTRAL APPROXITE CASE AND A	AND CONTRACT CONTRACTOR AND ME ADMIC ON AND

1	[PROPOSED] ORDER
2	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that the Case Managemen
3	Conference and Hearing on the Anti-SLAPP Motions be continued from May 30, 2013 to
4	June 20, 2013 at 1:30 p.m.
5	
6	DATED:5/15/13
7	DATED:_5/15/13
8	HON. RICHARD SEEBOR
9	UNITED STATES DISTRICT COURT
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