

1 Brian E. Claypool, Esq., State Bar# 134674
 2 **THE CLAYPOOL LAW FIRM**
 3 1055 East Colorado Blvd., 5th Floor
 Pasadena, CA 91106
 (626) 240-4616 (telephone)
 (626) 796-9951 (fax)

4
 5 Attorney For Plaintiff
 6 MICHAEL RIESE

7
 8 UNITED STATES DISTRICT COURT
 9
 10 NORTHERN DISTRICT OF CALIFORNIA

11
 12 MICHAEL RIESE

13 Plaintiff,

14 vs.

15
 16 COUNTY OF DEL NORTE, et. al

17 Defendants

) Case No.: CV-12-3723-RS

-) 1. STIPULATION TO CONTINUE
 CASE MANAGEMENT
 CONFERENCE AND
 HEARING ON MOTION TO
 WITHDRAW
) 2. [~~PROPOSED~~] ORDER

) Date: June 20, 2013
) Time: 1:30 p.m.
) Ctrm: 3, 17th Floor

18 Complaint Filed: July 16, 2012

19
 20
 21 _____
 Counsels for Defendants and Plaintiff stipulate to the following:

22 Plaintiff’s counsel, Brian E. Claypool, was ordered not to fly for 14 days by his
 23 doctor due to a severe blockage and inflammation in both of his ear canals. Over the past
 24 2 weeks since returning on a flight from Austin, Mr. Claypool’s had been blocked
 25 causing extreme fatigue, headaches, congestion and ear pain. When he consulted with an
 26 ENT in Pasadena nearly 10 days ago he was prescribed a steroid to reduce inflammation
 27
 28

1 in the tubes leading to his ear drums, but the ENT failed to diagnose an upper respiratory
2 infection which was causing the inflamed congestion. Upon consulting a second ENT
3 specialist on June 10, Mr. Claypool was diagnosed with a serious upper respiratory
4 infection and ordered a steroid shot and an antibiotic. The ENT prescribed a 10 day
5 regimen of Penicillin in hope of eradicating infection and reducing swelling in the tubes
6 leading to my ears and advised against flying for at least 14 days and suggested rest.
7

8
9 Consequently, Mr. Claypool corresponded with all of defendants' counsel to
10 regarding his condition and a continuance to the CMC and hearing. The parties have
11 agreed to stipulate to a short continuance of the June 20, 2013 hearing date to July 25,
12 2013, or, in the alternative, a date that is convenient for the Court that is at least two
13 weeks in the future.
14

15
16 All parties respectfully request the court issue an order continuing the initial Case
17 Management Conference and hearing on Plaintiff's Motion to Withdraw to July 25, 2013,
18 or, in the alternative to a date that is convenient to the Court that is at least two weeks in
19 the future.
20
21

22
23 DATED: June 15, 2013 **THE CLAYPOOL LAW FIRM**

24
25 /s/ Brian E. Claypool
26 _____
27 Brian E. Claypool
28 Attorney for Plaintiff

1 DATED: June 15, 2013 **PATTON, WOLAN, CARLISE, LLP**

2 /s/ Steven C. Wolan
3 Steven C. Wolan
4 Attorney for Defendant
5 County of Del Norte and Richard
6 Griffin

7 DATED: June 15, 2013 **HUNT & JEPPSON, LLP**

8 /s/ Jeremy B. Price
9 Jeremy B. Price
10 Attorney for Defendants
11 Crescent City, Crescent City
12 Police Department, Keith Doyle,
13 & Doug Plack


14 DATED: June 15, 2013 **BRADLEY, CURLEY, ASIANO, BARRABEE, ABEL, &
15 KOWALSKI**

16 /s/ Ann M. Asiano
17 Ann M. Asiano
18 Attorney for Defendant
19 Jon Alexander
20
21
22
23
24
25
26
27
28

~~[PROPOSED]~~ ORDER

PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that the Case Management Conference and hearing on Motion to Withdraw be continued from June 20, 2013 to July 25, 2013 at 1:30 p.m.

DATED: 6/17/13


HON. RICHARD SEEBORG
UNITED STATES DISTRICT COURT