1 SEYFARTH SHAW LLP Francis J. Ortman III (SBN 213202); fortman@seyfarth.com Aryeh M. Hersher (SBN 260321); ahersher@seyfarth.com 2 Jason M. Allen (SBN 284432); jmallen@seyfarth.com Michael A. Wahlander (SBN 260781); mwahlander@seyfarth.com 3 560 Mission Street, 31st Floor, San Francisco, California 94105 4 Telephone: (415) 397-2823 / Facsimile: (415) 397-8549 5 Attorneys for Plaintiff RAYMOND J. MANZANILLO 6 MCNAMARA LAW FIRM 7 Peter Jon Hirsig (SBN 197993); Peter.hirsig@mcnamaralaw.com William Lee McCaslin (SBN 249976); William.McCaslin@McNamaraLaw.com 8 639 Kentucky Street, First Floor, Fairfield, CA 94533 9 Telephone: (707) 427-3998 / Facsimile: (707) 427-0268 10 Attorneys for Defendant N. BROWN 11 KAMALA D. HARRIS 12 Attorney General of California MARISA Y. KIRSCHENBAUER 13 Supervising Deputy Attorney General Michael James Quinn (SBN 209542); Michael Quinn@doj.ca.gov 14 California State Attorney General's Office 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102-7004 15 Telephone: (415) 703-5726 / Facsimile: (415) 703-5843 16 Attorneys for Defendants 17 GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD 18 19 20 UNITED STATES DISTRICT COURT 21 NORTHERN DISTRICT OF CALIFORNIA 22 23 RAYMOND J. MANZANILLO, Case No. 3:12-cv-05983-JST 24 Plaintiff, STIPULATION AND [PROPOSED] **ORDER** 25 V. 26 GREGORY D. LEWIS, et al., 27 Defendants. 28

STIPULATION AND [PROPOSED] ORDER / CASE NO. 3:12-CV-05983-JST

Manzanillo v. Lewis et al

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1	Plaintiff Raymond Manzanillo ("Plaintiff") and Defendants N. Brown, Gregory D. Lewis, J.		
2	Hallock, K. McGuyer, Matthew Cate, and T.A. Wood ("Defendants") (collectively "the Parties") by and		
3	through their counsel hereby stipulate as follows:		
4	1.	A Further Case Ma	nagement Conference ("CMC") is currently scheduled for January 20,
5		2016.	
6	2.	The Parties request	that the Court continue the CMC for approximately 30 days or to
7		another date conver	tient to the Court in order to allow the Parties to complete some of the
8		discovery discussed	at the previous CMC. The Parties are currently working to schedule
9		deposition dates and	d Defendants have responses to Plaintiff's written discovery requests
10		pending.	
11	IT IS	S SO STIPULATED.	
12	DATED: January 6, 2016		Respectfully submitted,
13			SEYFARTH SHAW LLP
14			
15			By: /s/ Michael A. Wahlander
16			Francis J. Ortman III Aryeh M. Hersher
17			Jason M. Allen Michael A. Wahlander
18			Attorneys for Plaintiff RAYMOND J. MANZANILLO
19 20	DATED: Ja	nuary 6, 2016	Respectfully submitted,
21			MCNAMARA LAW FIRM
22			
23			By: /s/ William Lee McCaslin
24			Peter Jon Hirsig William Lee McCaslin
25			Attorneys for Defendant
26			N. BROWN
27			
28			
			2

1	DATED: January 6, 2016	Respectfully submitted,		
2		CALIFORNIA STATE ATTORNEY GENERAL'S OFFICE		
3				
4		By: /s/ Michael James Quinn		
5		Michael James Quinn		
6		Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK;		
7		K. MCGUYER; MATTHEW CATE AND T.A. WOOD		
8	ATTESTATION PURSUANT TO LOCAL RULE 5-1(i)(3)			
10	I, Michael A. Wahlander, attest that concurrence in the filing of this stipulation has been			
11				
12	obtained from the signatories, William Lee McCaslin and Michael James Quinn, counsel for Defendants.			
13	Executed this 6th day of January, 2016, in S.	an Francisco, California.		
14		/s/ Michael A. Wahlander		
15		MICHAEL A. WAHLANDER		
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[PROPOSED] ORDER

Pursuant to the Parties' stipulation and good cause appearing the Court orders as follows:

- 1. The Current Case Management Conference scheduled for January 20, 2016 is continued to: March 2, 2016 at 2:00 p.m.
- 2. The Parties shall submit a updated Joint Case Management Statement by: February 24, 2016.

IT IS SO ORDERED.

Dated: January 7, 2016

