1	JOHN D. GIFFIN, CASB No. 89608			
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3	jennifer.porter@kyl.com KEESAL, YOUNG & LOGAN			
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6 7	Attorneys for Defendant MAERSK LINE, LIMITED (erroneously named as Maersk Lines Limited)			
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
10				
12	DARIN ALLEN,) Case No. C13-5812-	SI		
12	Plaintiff,) Action Filed: Octob	er 29, 2013		
13	vs.) STIPULATION AN	ND [PROPOSED] ORDER		
14	MAERSK LINES LIMITED; A.P. MOLLER;) DISPOSITIVE MO	TION DEADLINES		
16				
10) Trial Date: February	9, 2015		
18)			
10				
20		WHEDEAS Maarsk Line Limited ("Defendent") and DADIN ALLEN ("Deintiff")		
21		· · · · ·		
22	matter but still are in the process of obtaining discovery from third party witnesses and employers.			
23	Specifically, Plaintiff has noticed the depositions of the Captain, Chief Mate and Boatswain who are			
24				
25	5 WHEREAS, the Parties agree that the expense of filing dispositive	WHEREAS, the Parties agree that the expense of filing dispositive motions, attending		
26	mediation and retaining experts would be more productive once the Parties have completed these			
27	additional depositions.			
28	NOW, THEREFORE, IT IS HEREBY STIPULATED AND REQUESTED by the Parties that			
	- 1 - STIPULATION AND [PROPOSED] ORDER TO CONTINUE DISCOVERY AND DISCUPENTING AND DISCOVERY AND DISCOVERY AND DISCUPENTING AND DISCOVERY AND DISCUPENTING AND DISCUPENTING AND DISCOVERY AND DISCUPENTING AND AND DISCUPENTING AND	KYL_SF659887		

1	the pre-trial deadlines by which Parties must comply be continued as follows:		
2	Non-Expert Discovery:	December 5, 2014	
3	Dispositive Motions:	December 8, 2014	
4	Opp. Due:	December 22, 2014	
5	Reply Due:	January 5, 2015	
6	Mediation Cutoff:	January 16, 2015	
7	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE, to the above discovery		
8	schedule or such other dates thereafter as may be convenient to the Court.		
9			
10	DATED: October 31, 2014	/s/ Jennifer M. Porter JOHN D. GIFFIN	
11		JENNIFER M. PORTER KEESAL, YOUNG & LOGAN	
12		Attorneys for Defendant MAERSK LINE, LIMITED (erroneously named	
13		as Maersk Lines Limited)	
14	DATED: October 31, 2014	/s/Philip R. Weltin PHILIP R. WELTIN	
15	JASON GREEN-LOWE		
16		WELTIN, STREB & WELTIN LLP Counsel for Plaintiff DARIN ALLEN	
17			
18	<u>ORDER</u>		
19	Having reviewed the Stipulation of the Parties and finding good cause, IT IS HEREBY		
20	ORDERED that the discovery deadlines are continued to the following dates: :		
21	Non-Expert Discovery:	December 5, 2014	
22	Dispositive Motions:	December 8, 2014	
23	Opp. Due:	December 22, 2014	
24	Reply Due:	January 5, 2015 Motion Hearing: 1/23/15 @ 9 a.m.	
25	Mediation Cutoff:	January 16, 2015	
26	IT IS SO ORDERED.		
27	DATED: 11/3/14	Sugar Mater	
28	DATED: 11/3/14 UNITED STATES DISTRICT JUDGE		
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STIPULATION AND [PROPOSED] ORDER TO CONTINUE DISCOVERY AND DISPOSITIVE MOTION DEADLINES