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10	[Additional Counsel appear on signature page]				
11	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13					
14		C N 12 05070 FMC			
15	AUDLEY BARRINGTON LYON, JR., et. al.,	Case No.: 13-cv-05878 EMC			
16	Plaintiffs, v.	SECOND JOINT STIPULATION REGARDING PAGE LIMITS FOR			
17		BRIEFING ON CROSS MOTIONS FOR			
18 19		SUMMARY JUDGMENT, EXPERT DISCOVERY CUT-OFF; [PRO POSE D] ORDER			
20	UNITED STATES IMMIGRATION AND	CLASS ACTION			
21	CUSTOMS ENFORCEMENT, et al.,				
22	Defendants.				
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		SECOND JOINT STIPULATION Case No.: 13-cv-05878 EMC			
		CASE IVO. 15-CV-030/0 EIVIC			

The Parties to this action hereby file this Second Joint Stipulation for an order to seek:

• Expansion of the page limits for the Parties' cross motions for summary

judgment. The Parties previously stipulated to, and the Court granted, Plaintiff up to 40 pages for its Motion for Partial Summary Judgment and Defendants up to 50 pages for its Opposition and Cross Motion for Summary Judgment. (Dkt. Nos. 109, 110.) The Parties have been diligently drafting their briefs, but due to the factual and legal complexities involved in these motions, have determined that each side will need up to an additional ten (10) pages to fully address the issues. Accordingly, Plaintiffs seek leave to file an opening brief of up to 50 pages and Defendants seek leave to file an opposition and cross-motion brief of up to 60 pages.

• Expansion of the time period for filing declarations in support of administrative motions to seal. Under Civil L.R. 79-5(d), a party who has designated material as confidential ("Designating Party") has four days after the filing and service of an Administrative Motion to file a declaration supporting the sealing of material that the party has designated as confidential. Based on the timing of Plaintiff's motion for summary judgment, the anticipated volume of material, and the necessity for third-parties to provide supporting declarations, the parties seek an additional six (6) days for any Designating Party to file supporting declarations. Accordingly, Designating Party declarations would be due on or before Monday, December 28, 2015.

• Extending expert discovery by an additional eight (8) days. The parties have been diligently conducting expert discovery. However, given the schedule of the parties over the holidays, the parties have been unable to arrange one final expert deposition prior to the December 31, 2016 cut-off set by the Second Amended Case Management Order (Dkt. No. 96). Accordingly, the parties seek an eight (8) day extension of the expert discovery time period through January 8, 2016.

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1	Dated: December 14, 2015	Respectfully submitted,
2		ORRICK, HERRINGTON & SUTCLIFFE LLP
3		
4		By: <u>/s/ Robert P. Varian</u> ROBERT P. VARIAN (SBN 107459)
5		
6		AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN
7		CALIFORNIA
		JULIA HARUMI MASS (SBN 189649) MICHAEL T. RISHER (SBN 191627)
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12		Linan. jinass e acture.org
12		AMERICAN CIVIL LIBERTIES UNION
13		NATIONAL PRISON PROJECT
14		CARL TAKEI (SBN 256229)
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17		VAN DER HOUT, BRIGAGLIANO, &
18		NIGHTINGALE, LLP
19		MEGAN SALLOMI (SBN 300580) 180 Sutter Street, Suite 500
		San Francisco, CA 94104
20		Main Line: (415) 981-3000 Direct Line: (415) 821-8827
21		Email: Msal@vblaw.com
22		Attorneys for Plaintiffs
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		2 SECOND JOINT STIPULATION CASE NO.: 13-CV-05878 EMC

1	Dated: December 14, 2015		RICT COURT SECTION				
2			CE OF IMMIGRATION LITIGATION				
3		U.S. I	DEPARTMENT OF JUSTICE				
4			AMIN C. MIZER				
5			pal Deputy Assistant Attorney General				
6		WILI Direc	JAM C. PEACHEY tor				
7		ELIZ	ABETH J. STEVENS				
8		Assist	tant Director				
9		D					
10		By:	<u>/s/ Katherine J. Shinners</u> KATHERINE J. SHINNERS				
11			BRIAN C. WARD JENNIFER A. BOWEN				
12			Trial Attorneys				
13			P.O Box 868, Ben Franklin Station				
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15			Facsimile: (202) 305-7000 Email: Katherine.J.Shinners@usdoj.gov				
16		1 44 0 40					
17		Allori	neys For Defendants				
18							
19							
20	I, Robert P. Varian, am the ECF User whose User ID and password are being used to file this Stipulation. In accordance with Local Rule $5-1(i)(3)$, I hereby attest that the other signatories						
21	listed here have concurred in the filing	listed here have concurred in the filing of this document.					
22	Dated December 14, 2015	By: <u>/s/ Robert</u>					
23		ROBERT	P. VARIAN				
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28							
		3	SECOND JOINT STIPULATION CASE NO.: 13-CV-05878 EMC				

1	[PROPOSED] ORDER
2	[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	
4	Date:
5	HON. EDWARI
6	United States Dis Judge Edward M. Chen
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8	THERN DISTRICT OF CAT
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	1 SECOND JOINT STIPULATION CASE NO.: 13-CV-05878 EMC