1 Kenneth N. Frucht (SBN 178881) Frederick J. Geonetta (SBN 114824) 2 GEONETTA & FRUCHT, LLP 100 Montgomery Street, Suite 1600 3 San Francisco, CA 94104 Tel: (415) 433-4589 4 Fax: (415) 392-7973 5 Attorneys for Plaintiff Travis Jones 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 TRAVIS JONES. No. C14-00733 NC 11 **Plaintiffs** 12 STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL v. 13 **CASE MANAGEMENT** CITY AND COUNTY OF SAN **CONFERENCE** 14 FRANCISCO, CONTRA COSTA COUNTY, 15 SERGEANT DION MCDONNELL, DEPUTY [Civil L.R. 6-2, 7-12, 16-2(e)] SHERIFF JAMES BOSWELL and DOES 1-16 25, inclusive. 17 Crtrm: A, 15th Floor Defendants. Judge: Hon. Nathanael Presiding 18 Date Action Filed: February 18, 2014 Trial Date: None Assigned 19 **STIPULATION** 20 Pursuant to Civil Local Rules 6-2, 7-12 and 16-2(e), Plaintiff TRAVIS JONES, by and through 21 his attorney of record, Kenneth Frucht of Geonetta & Frucht LLP, Defendants CONTRA COSTA 22 COUNTY and JAMES BOSWELL, by and through their attorney of record, Deputy County Counsel 23 Nima E. Sohi of the Contra Costa County Counsel's Office (the "Contra Costa Defendants"), and 24 Defendants CITY AND COUNTY of SAN FRANCISCO AND SERGEANT DION MCDONNELL, 25 by and through their attorney of record, Deputy City Attorney James F. Hannawalt of the San 26 Francisco City Attorney's Office (the "San Francisco Defendants"), hereby stipulate that the initial 27 Case Management Conference ("CMC") currently scheduled to take place on July 30, 2014 at 10:00 28 STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE Case No. C14-00733 NC

1 a.m., be continued to September 10, 2014 at 10:00 a.m. 2 Good cause exists to continue the date of the initial CMC, including preparing the Joint CMC 3 Statement and Proposed Order per Civil Local Rule 16-9, and other associated deadlines, because the 4 Contra Costa Defendants and the San Francisco Defendants have all filed motions to dismiss, and 5 these motions are set to be heard on August 27, 2014. The resolution of the motions to dismiss may 6 narrow the issues in this case, which would effect the preparation of the Joint CMC Statement and 7 Proposed Order, and the continuance would allow the parties sufficient time before the CMC to 8 submit to the Court a Joint CMC Statement. The parties have previously stipulated to a continuance 9 of the initial case management conference pending Plaintiff's filing of an amended complaint. No 10 prejudice will result to any party as a result of a continuance of the CMC. 11 SO STIPULATED. 12 DATED: July 21, 2014 GEONETTA & FRUCHT, LLP 13 By: /s/ 14 KENNETH FRUCHT Attorneys for Plaintiff 15 TRAVIS JONES 16 17 DATED: July 21, 2014 SHARON L. ANDERSON, County Counsel 18 By: /s/ NIMA E. SOHI 19 Deputy County Counsel 20 Attorneys for Defendants CONTRA COSTA COUNTY 21 and JAMES BOSWELL 22 DATED: July 21, 2014 DENNIS J. HERRERA, City Attorney 23 By:  $/_{\rm S}/$ 24 JAMES F. HANNAWALT Deputy City Attorney 25 Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO 26 AND SERGEANT DION MCDONNELL 27 28

## [PROPOSED] ORDER

Having considered the stipulation filed by the parties, and good cause appearing, the Court hereby ORDERS that the initial Case Management Conference be continued to September 10, 2014 at 10:00 a.m. with the associated deadlines continued accordingly.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: \_\_\_\_\_ July 22, 2014

