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DENNIS J. HERRERA, State Bar #139669 1 City Attorney CHERYL ADAMS, State Bar #164194 2 Chief Trial Deputy JAMES F. HANNAWALT, State Bar #139657 3 Deputy City Attorneys Fox Plaza 4 1390 Market Street, Sixth Floor San Francisco, California 94102-5408 Telephone: (415) 554-3913 [Hannawalt] (415) 554-3837 Facsimile: 6 E-Mail: james.hannawalt@sfgov.org 7 8 Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO and SGT. DION MCDONNELL 9 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 TRAVIS JONES, Case No. CV 14-00733 NC 14 Plaintiff, STIPULATION AND [PROPOSED] ORDER 15 TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE AND ADR 16 VS. CONFERENCE CITY AND COUNTY OF SAN 17 FRANCISCO. CONTRA COSTA COUNTY. SERGEANT DION MCDONNELL, DEPUTY 18 SHERIFF JONES and DOES 1-25, inclusive, Trial Date: Not Set 19 Defendants. 20 21 **STIPULATION** 22 23 Pursuant to Civil Local Rules 6-2, 7-12 and 16-2(e), Plaintiff TRAVIS JONES, by his attorney Kenneth Frucht of the law firm of Geonetta & Frucht, LLP, Defendants CONTRA COSTA COUNTY 24 and JAMES BOSWELL, by their attorney Deputy County Counsel Nima Sohi of the Contra Costa 25 County Counsel's Office, and Defendants CITY AND COUNTY OF SAN FRANCISCO and 26 SERGEANT DION MCDONNELL, by their attorney Deputy City Attorney James Hannawalt of the 27 San Francisco City Attorney's Office, hereby stipulate that the initial case management conference 28 1 STIPULATION & PROP ORDER TO CONT. INITIAL  $n:\langle lit | li2014 | 141153 | 00952703.doc$ CMC & ADR CONF.: CASE NO. CV 14-00733

1	("CMC") currently scheduled for September 10, 2014, at 10 a.m. should be re-scheduled to
2	December 10, 2014 at 10 am, or to another date more convenient to the court; and that the ADR
3	telephone conference now scheduled for September 2, 2014, should be rescheduled to a date within
4	two weeks before the new CMC date that is convenient to all counsel and the ADR coordinator.
5	Good cause exists to continue the initial CMC, including preparing the Joint CMC Statement
6	and Proposed Order per Civil Local Rule 16-9, and other associated deadlines, because the court has
7	granted Defendants' motions to dismiss with leave to amend and it is anticipated that Plaintiff will fil
8	a Second Amended Complaint within the next two weeks, after which Defendants may file further
9	motions or other responsive pleadings. At the present time there is no operative Complaint and it is
0	anticipated that on September 10, 2014, responsive pleadings may not yet be on file.
1	SO STIPULATED.
12	Dated: August 27, 2014
13	DENNIS J. HERRERA City Attorney
ا 4	CHERYL ADAMS Chief Trial Deputy
15	JAMES F. HANNAWALT Deputy City Attorneys
16	By: /s/ James F. Hannawalt
17	JAMES F. HANNAWALT
18	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO and SERGEANT DION MCDONNELL
19	SERGEANT DION MCDONNELL
20	Dated: August 27, 2014 SHARON L. ANDERSON, County Counsel
21	SHARON L. ANDERSON, County Counsel
22	By: <u>/s/Nima Sohi</u> NIMA SOHI
23	Attorneys for Defendants CONTRA COSTA COUNTY and DEPUTY JAMES
24	BOSWELL
25	Dated: August 27, 2014 GEONETTA & FRUCHT, LLP
26	
27	By: <u>/s/ Kenneth Frucht</u> KENNETH FRUCHT
28	Attorneys for Plaintiff TRAVIS JONES

## [PROPOSED] ORDER

Having considered the stipulation filed by the parties, and good cause appearing, the court hereby ORDERS that the initial case management conference ("CMC") currently scheduled for September 10, 2014, at 10 a.m. should be re-scheduled to December 10, 2014 at 10 am, or to another date more convenient to the court; and that the ADR telephone conference now scheduled for September 2, 2014, should be rescheduled to a date within two weeks before the new CMC date that is convenient to all counsel and the ADR coordinator.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: August 28, 2014

