		STATES DISTRICT CON
1	CAROLINE L. FOWLER, City Attorney (SBN 110313) JOHN J. FRITSCH, Assistant City Attorney (SBN 172182)	
2		
3	100 Santa Rosa Avenue, Room 8 Santa Rosa, California 95404	Z Judge Maxine M. Chesney
4	Telephone: (707) 543-3040 Facsimile: (707) 543-3055	Judg-
5	Attorneys for Defendants	ERN DISTRICT OF C
6	MARK AZZOUNI, CITY OF SANTA ROSA and JOHN DOE #1	* Denied as moot in light of order, filed May
7		12, 2014, continuing case managementconference.Dated: May 12, 2014
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10		
11	RONALD CUPP,	Case No. CV 14-1283 MMC
12	Plaintiff,	ADMINISTRATIVE MOTION RE
13	V.	LEAVE TO FILE SEPARATE CASE MANAGEMENT CONFERENCE
14	MARK AZZOUNI; CITY OF SANTA ROSA; SARA DELANEY; SCOTT	STATEMENT [Local Rules 7-11, 7-12]
15	BACHMAN; JANE DOE #1; JOHN DOE #1; SUPERIOR COURT FOR THE	42 U.S.C. § 1983
16	STATE OF CALIFORNIA, COUNTY OF SONOMA; SUPERIOR COURT FOR	6
17	THE STATE OF CALIFORNIA, COUNTY OF SONOMA CASE NO.	[JURY TRIAL DEMANDED]
18	SCR628864; JOHN DOES 2 through 10; and JANE DOES 2 through 10,	
19	Defendants.	
20	/	
21	COMES NOW Defendants MARK AZZOUNI, CITY OF SANTA ROSA	
22	and JOHN DOE #1 and move the court for an order re leave to file separate Case	
23	Management Conference Statement.	
24	The court has noticed the date of June 20, 2014 at 10:30 a.m. as the date and time	
25	of the next case management conference in this case. A Joint Case Management	
26	Conference Statement must be filed no later than 7 days prior to the Conference (Case	
27	Management Order dated April 14, 2014 (Doc. 22). John Fritsch, attorney for MARK	
28	AZZOUNI; CITY OF SANTA ROSA; and JOHN DOE #1, purchased tickets for travel 1	
	Administrative Motion re Filing Separate Cl	MC Statement, Case No. CV 14-1283 MMC

1	departing the United States on May 30, 2014 and returning June 13, 2014.		
2	Defendants' sought the stipulation of all counsel and <i>pro se</i> plaintiff Cupp to file a		
3	separate Statement. Exhibit "A" is a form of Stipulation and [Proposed] Order		
4	transmitted to all counsel and <i>pro se</i> plaintiff Cupp, and then signed by all counsel. <i>Pro</i>		
5	se plaintiff Cupp has not responded regarding his intentions.		
6	Defendants MARK AZZOUNI, CITY OF SANTA ROSA and JOHN DOE #1		
7	respectfully request leave to file a separate Statement.		
8			
9	Dated: April 24, 2014OFFICE OF THE CITY ATTORNEY		
10	/s/		
11	John J. Fritsch Assistant City Attorney		
12	Attorney for Defendants MARK AZZOUNI; CITY OF SANTA		
13	ROSA; and JOHN DOE #1		
14	ORDER		
15	GOOD CAUSE APPEARING,		
16	1. MARK AZZOUNI; CITY OF SANTA ROSA; and JOHN DOE #1 are		
17	excused from the meet and confer obligation imposed by Case		
18	Management Conference Order;		
19	2. MARK AZZOUNI; CITY OF SANTA ROSA; and JOHN DOE #1 are		
20	granted leave to file a Separate Statement no later than end of business on		
21	June 17, 2014.		
22	IT IS SO ORDERED.		
23			
24	Dated: MAXINE M. CHESNEY		
25	United States District Judge		
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	Administrative Motion re Filing Separate CMC Statement, Case No. CV 14-1283 MMC		

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