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13	DAUGHTERS OF CHARITY HEALTH SYSTEM, DAUGHTERS OF CHARITY OF ST.			
14		VEST, DAUGHTERS OF CHARITY MINISTRY		
14	SERVICES CORPORATION, ROBERT ISSAI, STEPHANIE BATTLES, AND MIKE			
15	STUART			
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16	LINITED STATE	S DISTRICT COURT		
17	CIVILD STATE	District court		
-,	NORTHERN DIST	RICT OF CALIFORNIA		
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19	I VANA MODDIC -4 -1			
20	LYNN MORRIS, et al.,) Case No. 3:14-cv-04681-VC		
-0	Plaintiffs,)		
21	Traintitis,	STIPULATION AND [PROPOSED]		
22	v.	ORDER TO VACATE CASE		
22	· ·	MANAGEMENT CONFERENCE AND		
23	DAUGHTERS OF CHARITY HEALTH	ASSOCIATED DEADLINES AND TO SET BRIEFING SCHEDULE		
	SYSTEM, et al.,) SET BRIEFING SCHEDULE		
24	2 - 2 , 2 - 3 ,			
25	Defendants.			
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 $Stipulation\ and\ [Proposed]\ Order\ to\ Vacate\ Case\ Management\ Conference\ and\ Associated\ Deadlines\ and\ to\ Set\ Briefing\ Schedule\ Case\ No.\ 3:14-cv-04681-VC$

WHEREAS, Plaintiffs Lynn Morris, Caroline Plaza, Veronica Tench, Jacqueline Murray, Maidaflor Maybir, Jocelyn Manacmul, Donna Gutierrez, Eleanore de Dios, and Elenita Santos-Funai (collectively, the "Plaintiffs") filed the Complaint in this civil action on October 21, 2014.

WHEREAS, on November 18, 2014, the Plaintiffs and Defendants Daughters of Charity Health System, Daughters of Charity of St. Vincent De Paul Province of the West, Daughters of Charity Ministry Services Corporation, Robert Issai, Stephanie Battles, and Mike Stuart (collectively, the "Defendants") filed a stipulation extending the time for Defendants to answer or otherwise respond to Plaintiffs' Complaint to December 31, 2014.

WHEREAS, on December 26, 2014, the Plaintiffs and the Defendants filed a stipulation extending the time for the Defendants to file a Motion to Dismiss, Motion to Stay, Answer or otherwise respond to Plaintiffs' Complaint to January 15, 2015.

WHEREAS, the Defendants filed a Motion to Stay on January 15, 2015.

WHEREAS, the initial Case Management Conference ("CMC") in this case is set for January 29, 2015, and certain associated deadlines (involving the Joint Case Management Statement, the Proposed Case Management Order, and the Rule 26(f) Report) are set for January 20, 2015.

WHEREAS, counsel for the Plaintiffs and counsel for the Defendants have conferred and agreed that it is in the best interests of all parties and would promote judicial efficiency to vacate the CMC and associated deadlines until the Motion to Stay is resolved and to set a schedule for the briefing and hearing of the Motion to Stay, except both parties agree to exchange initial disclosures by January 22, 2015. While Plaintiffs reserve the right to move for a preliminary injunction and for early discovery, Defendants will oppose injunctive relief and/or early discovery for reasons including, but not limited to, those stated in the Motion to Stay and under the Federal Rules of Civil Procedure.

NOW, THEREFORE, the Plaintiffs and the Defendants, by and through their respective counsel, hereby stipulate as follows:

1	Plaintiffs' opposition to the	e Motion to Stay shall be filed no later than February		
2	12, 2015.			
3	Defendants' reply in suppo	ort of the Motion to Stay shall be filed no later than		
4	February 19, 2015.	February 19, 2015.		
5	The Motion to Stay shall be heard on March 12, 2015.			
6	The CMC currently set for January 27, 2015 and all associated deadlines are			
7	vacated, except parties shall exchange initial disclosures on January 22, 2015.			
8	The CMC is rescheduled for March 24, 2015.			
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10		Respectfully submitted,		
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12	January 20, 2015	By /s/ Richard L. Gallagher, Jr.		
13		Richard L. Gallagher, Jr. (SBN 208714)		
14		richard.gallagher@ropesgray.com Kevin P. Daly (SBN 298542) kevin.daly@ropesgray.com		
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18		rrachal@proskauer.com Stacey C.S. Cerrone (admitted <i>pro hac vice</i>)		
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20		PROSKAUER ROSE LLP		
21		Attorneys for Defendants DAUGHTERS OF CHARITY HEALTH		
22		SYSTEM, DAUGHTERS OF CHARITY OF ST. VINCENT DE PAUL PROVINCE OF		
23		THE WEST, DAUGHTERS OF CHARITY MINISTRY SERVICES CORPORATION,		
24		ROBERT ISSAI, STEPHANIE BATTLES, AND MIKE STUART		
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27 28				
40	Stipulation and [Proposed] Order to Vacate Case Managen	nent Conference and Associated Deadlines and to Set Briefing Schedule		

1 2	Dated: January 20, 2015	By /s/ Margaret Hasselman	
3		Jeffrey Lewis (SBN 66587)	
4		jlewis@lewisfeinberg.com Margaret Hasselman (SBN 228529)	
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6		Catha Worthman (SBN 230399) cworthman@lewisfeinberg.com	
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8		JACKSON, P.C.	
9		Attorneys for Plaintiffs	
10		LYNN MORRIS, CAROLINE PLAZA,	
11		VERONICA TENCH, JACQUELINE MURRAY, MAIDAFLOR MAYBIR,	
12		JOCELYN MANACMUL, DONNA GUTIERREZ, ELEANORE DE DIOS, AND	
13		ELENITA SANTOS-FUNAI	
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15			
16	[PROPOSED] ORDER		
17	PURSUANT TO STIPUI	LATION, IT IS SO ORDERED	
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19	Dated: January 21, 2015		
20		Hon. Vince Chhabria	
21		U.S. District Judge	
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1	FILER'S ATTESTATION
2	I, Richard L. Gallagher, Jr., am the ECF User whose identification and password
3	are being used to file this STIPULATION AND [PROPOSED] ORDER TO VACATE CASE
4	MANAGEMENT CONFERENCE AND ASSOCIATED DEADLINES AND TO SET
5	BRIEFING SCHEDULE. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that counsel
6	for Plaintiffs concur in this filing.
7	By <u>/s/ Richard L. Gallagher, Jr.</u>
8	Richard L. Gallagher, Jr.
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