Hunter v. Sokoloff et al Doc. 107 Jennifer Seraphine (SBN 245463) 1 Xavier Becerra seraphine@turnerboyd.com Attorney General of California Louis Wai (SBN 295089) Marisa Y. Kirschenbauer wai@turnerboyd.com Supervising Deputy Attorney General Jeffrey T. Fisher, State Bar No. 303712 TURNER BOÝD LLP 702 Marshall Street, Suite 640 Jeffrey.Fisher@doj.ca.gov 4 Redwood City, CA 94063 Deputy Attorney General Telephone: 650.521.5930 Heewon Heidi Seo, State Bar No. 302021 5 Facsimile: 650.521.5931 Heidi.Seo@doj.ca.gov Deputy Attorney General Attorneys for Plaintiff John Douglas Hunter 455 Golden Gate Avenue, Suite 11000 6 San Francisco, CA 94102-7004 7 Telephone: (415) 510-3620 Fax: (415) 703-5843 8 Attorneys for Defendant Sokoloff 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 14 JOHN DOUGLAS HUNTER, Case No. 14-CV-05031-JST 15 Plaintiff, STIPULATION AND [PROPOSED] 16 ORDER TO EXTEND DEADLINE TO v. SERVE DISCOVERY RELATING TO 17 M. SOKOLOFF, **AUTHENTICITY AND** ADMISSIBILITY OF EVIDENCE 18 Defendant. Judge: The Hon. Jon S. Tigar 19 Trial Date: December 9, 2019 20 Plaintiff John Douglas Hunter and Defendant M. Sokoloff have stipulated to extend the close 21 of fact discovery deadline from the current deadline of June 7, 2019 to August 2, 2019 (same day as 22 expert discovery cut-off), solely for discovery relating to authenticity and admissibility of the 23 24 evidence in this case (including, for example, discovery relating to custodians and business records, 25 discovery relating to authenticity, discovery related to source and chain of custody of produced 26 documents and things). This extension does not apply to other discovery not relating to authenticity 27 and admissibility of the evidence in this case. 28 STIPULATION TO EXTEND DEADLINE 1 CASE No. 14-CV-05031-JST TO SERVE DISCOVERY RE **AUTHENTICITY AND ADMISSIBILITY** 

Dockets.Justia.com

28

This extension allows the parties the necessary time to meet and confer about stipulating to the authenticity and admissibility of evidence in this case, thereby avoiding or reducing discovery on non-parties, including, for example, custodians of records at the CDCR.

Dated: <u>April 29, 2019</u>

/s/ Louis Wai

Jennifer Seraphine (SBN 245463) seraphine@turnerboyd.com Louis Wai (SBN 295089) wai@turnerboyd.com TURNER BOYD LLP 702 Marshall Street, Suite 640 Redwood City, CA 94063 Telephone: 650.521.5930

Facsimile: 650.521.5931

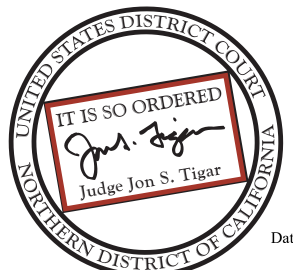
Attorneys for Plaintiff John Douglas Hunter

Dated: April 29, 2019

/s/ Heidi Seo

Xavier Becerra Attorney General of California Marisa Y. Kirschenbauer Supervising Deputy Attorney General Jeffrey T. Fisher, State Bar No. 303712 Jeffrey.fisher@doj.ca.gov Deputy Attorney General Heewon Heidi Seo, State Bar No. 302021 Heidi.Seo@doj.ca.gov Deputy Attorney General 455 Golden Gate Avenue. Suite 11000 San Francisco, CA 94102-7004 Telephone: (415) 510-3620 Fax: (415) 703-5843

Attorneys for Defendant Sokoloff



Dated: May 1, 2019

1	ATTESTATION
2	Pursuant to Civil Local Rule 5-1(i)(3), the undersigned filer of this document certifies that
3	concurrence in the filing of this document has been obtained from each of the other signatories.
4	
5	/s/Louis Wai
6	
7	
8	
9	SO ORDERED.
10	
11	Dated:  UNITED STATES DISTRICT JUDGE
12	
13	
14	
15	
16	
17	
<ul><li>18</li><li>19</li></ul>	
20	
21	
22	
23	
24	
25	
26	
27	

28