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11 12	Email: jonathan4536@sbcglobal.net Attorneys for Plaintiff	Telephone: (707) 565-2421 Facsimile: (707) 565-2624 Email: joshua.myers@sonoma-county.org
13 14	SARAH SWINDELL	Attorneys for Defendant COUNTY OF SONOMA
15	UNITED STAT	ES DISTRICT COURT
16 17	NORTHERN DIST	TRICT OF CALIFORNIA
18 19	ESTATE OF GLENN SWINDELL, et al.,	Case No. 15-cv-00897 SI
20	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT
21	v. COUNTY OF SONOMA, DOES 1 through 10,	CONFERENCE AND MEDIATION COMPLIANCE DEADLINE
22 23	inclusive,	
24	Defendants.	
25	IT IS HEREBY STIPULATED BY ANI	D BETWEEN the parties to the above captioned matter
2627		a private mediation be continued from April 8, 2016 to
28	April 20, 2016 and the Case Management Confe	erence currently set for April 22, 2016, be continued to
		-

May 6, 2016, or a date thereafter that is convenient for the court.

The requested continuances are necessary because the parties' mediator of choice, the Honorable Raul Ramirez, is not available on a mutually agreeable date until April 20, 2016. The parties are currently scheduled to participate in a mediation on April 20, 2016. Thus, the parties request the deadline to participate in private mediation be continued from April 8, 2016 to April 20, 2016.

Furthermore, the April 20, 2016 mediation is scheduled just two days prior to the April 22, 2016 Case Management Conference. In the interest of conserving judicial and attorney resources, the parties request that the Case Management Conference be continued to May 6, 2016, or such other date thereafter as is convenient for the court, so that the parties may meaningfully apprise the court of the results of mediation.

For the reasons set forth above, the parties stipulate to continue the deadline for the parties to participate in private mediation to April 20, 2016 and continue the Case Management Conference to May 6, 2016 or a date thereafter as is convenient to the court.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

Dated: March 31, 2016

CASILLAS & ASSOCIATES

Dated: March 31, 2016

By /s/ Arnoldo Casillas ARNOLDO CASILLAS DENISSE O. GASTÉLUM Attorneys for Plaintiffs ESTATE OF GLENN SWINDELL, G.S., M.S., J.S., TYLER SWINDELL, and DEBORAH BELKA

JONATHAN D. MELROD, ESQ.

By: /s/ *Jonathan D. Melrod* JONATHAN D. MELROD Attorney for Plaintiff SARAH SWINDELL

1	Dated: March 31, 2016 BERTRAND, FOX, ELLIOT, OSMAN & WENZEL
2	OSIMAIV & WEIVZEE
3	By:/s/ Richard W. Osman Thomas F. Bertrand
5	Richard W. Osman Edward F. Sears
6	Attorneys for Defendant COUNTY OF SONOMA
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9	ELECTRONIC CASE FILING ATTESTATION
10	I, Richard W. Osman, am the ECF user whose identification and password are being used to file
11	the foregoing documents. Pursuant to Civil Local Rule 5.1(i), I hereby attest that concurrence in the filing
12	of these documents has been obtained from each of its Signatories.
13	Dated: March 31, 2016 BERTRAND, FOX, ELLIOT, OSMAN & WENZEL
14	OSMAN & WENZEL
15	By: <u>/s/ Richard W. Osman</u> Richard W. Osman
16	Tuenara III Osman
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2	[PROPOSED] ORDER
3	WHEREFORE, pursuant to stipulation of the parties, it is hereby ordered that the Case
4	Management Conference, currently set for April 22, 2016 be continued to May 6, 2016 and
5	April the current mediation compliance deadline of June 8, 2016 be continued to April 20, 2016
6	IT IS SO ORDERED.
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8	DATED: 4/1/16
9	HONORABLE SUSAN ILLSTON
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