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1	The continuance is necessary to accommodate Plaintiffs' counsel who will be out of town	
2	on the presently set hearing date.	
3	IT IS SO STIPULATED.	
4		
5	Dated: September 28, 2015	LAW OFFICES OF PANOS LAGOS
6		
7		/s/PANOS LAGOS
8		Panos Lagos, Esq. Attorneys for Plaintiffs, JACOB BENJAMIN STERNBERG, ALAN MARK BISHOFF
10	Dated: September 28, 2015	SHARON L. ANDERSON COUNTY COUNSEL
11		0001111 0001,022
12		
13		By: /s/ D. CAMERON BAKER D. CAMERON BAKER
14 15		Deputy County Counsel Attorneys for Defendant TOWN OF DANVILLE, COUNTY OF
16 17		CONTRA COSTA, JEFF KELLOGG, ANDREW BURNS, TOM ROSSBERG and MIKE JIMENEZ
18	ORDER	
19	Pursuant to the Stipulation of the parties,	
20	IT IS ORDERED that the hearing on the Motion to Dismiss First Amended Complaint by	
21	Defendants Town of Danville and County of Contra Costa, now set for October 30, 2015 at 9:00	
22	a.m. be, and is hereby, continued to December 4, 2015 at 9:00 a.m.	
23	a.m. be, and is hereby, continued to Deceme	9e1 4, 2013 at 9.00 a.m.
24	IT IS SO ODDEDED	
25	IT IS SO ORDERED.	
26	Dotad: 9/29/15	Juran Selaton
27	Dated: 9/29/15	HON. SUSAN ILLSTON,
28		Senior District Judge
20		

STIPULATION RE: HEARING – MOTION TO DISMISS FAC Sternberg, et al. v. Town of Danville, et al. USDC (N.D. Cal.) Case No.: 3:15-cv-01878-SI