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STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR BRIEFING AND HEARING ON DEFENDANTS' MOTION TO DISMISS; OR, IN THE ALTERNATIVE, FOR A MORE DEFINTE STATEMENT *Norman Cornejo v. County of Alameda, et al.* - Case No.: 3:16-cv-00947-RS; and related actions

1	ANTHONEY FIELDS, IAN STEWART, KAREN EASLING, sued herein as "K. EASLING," and
2	CAMERON TRACY's (hereinafter "Defendants") Motion to Dismiss, or, in the alternative
3	Motion for a More Definite Statement.
4	WHEREAS Defendants filed a Motion to Dismiss, or, in the alternative, Motion for a More
5	Definite Statement on November 14, 2016, setting the matter for hearing on December 22, 2016.
6	WHEREAS the Court set the following briefing schedule:
7	 Plaintiff's Opposition due November 28, 2016;
8	 Defendants' Reply to Opposition due December 5, 2016;
9	• Hearing on December 22, 2016.
10	WHEREAS the parties, as a matter of professional courtesy, agree to extend the hearing or
11	this matter and all remaining briefing deadlines by one week.
12	WHEREAS the parties hereby stipulate and agreed to the following briefing and hearing
13	schedule:
14	 Plaintiff's Opposition due December 5, 2016;
15	 Defendants' Reply to Opposition due December 12, 2016;
16	Hearing on December 29, 2016.
17	Respectfully submitted,
18	DATED: November 21, 2016 BOORNAZIAN, JENSEN & GARTHE
19	A Professional Corporation
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21	By: <u>/s/ Gregory B. Thomas</u> GREGORY B. THOMAS, ESQ.
22	ADAM A. VUKOVIC, ESQ. SOPHIA V. COHN, ESQ.
23	Attorneys for Defendant COUNTY OF ALAMEDA, sued
24	herein as "ALAMEDA COUNTY SHERIFF'S OFFICE," KEVIN
25	BEYRODT, AARON INNS, ANTHONEY FIELDS, IAN
26	STEWART, KAREN EASLING, sued herein as "K. EASLING," and
27	CAMERON TRACY

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1	DATED: November 21, 2016 LAW OFFICES OF NIKOLAUS W. REED
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3	By: <u>/s/ Nikolaus W. Reed</u> NIKOLAUS W. REED, ESQ.
4	Attorney for Plaintiff NORMAN CORNEJO
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6	DATED: November 21, 2016 QUIRK LAW GROUP, APC
7	Dec /s/Lanco Ocida
8	By: <u>/s/ Logan Quirk</u> LOGAN QUIRK, ESQ.
9	Attorney for Plaintiff NORMAN CORNEJO
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11	<u>ATTESTATION</u>
12	I, Gregory B. Thomas, am counsel for Record for Defendants County of Alameda, et al. I am
13	the registered ECF user whose username and password are being used to file this stipulation. In
14	compliance with Local Rule 5-1(i)(3), I hereby attest that the above-identified counsel concurred in
15	this filing.
16	Dated: November 21, 2016 BOORNAZIAN, JENSEN & GARTHE
17	By: _/s/ Gregory B. Thomas
18	GREGORY B. THOMAS Attorney for Defendants
19	COUNTY OF ALAMEDA, sued herein as "ALAMEDA COUNTY SHERIFF'S
20	OFFICE," KEVIN BEYRODT,
21	AARON INNS, ANTHONEY FIELDS, IAN STEWART, KAREN EASLING, sued herein as "K. EASLING," and
22	CAMERON TRACY
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20	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR BRIEFING AND HEARING ON

DEFENDANTS' MOTION TO DISMISS; OR, IN THE ALTERNATIVE, FOR A MORE DEFINTE STATEMENT *Norman Cornejo v. County of Alameda, et al.* - Case No.: 3:16-cv-00947-RS; and related actions

1	PURSUANT TO STIPULATION, IT IS SO ORDERED
2	DATED: 11/23, 2016
3	HON. RICHARD SEEBORG Judge of the United States District Court
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