1 2 3 4 5 6 7 8	PAULA M. YOST (State Bar No. 156843) paula.yost@dentons.com IAN R. BARKER (State Bar No. 240223) ian.barker@denton.com DENTONS US LLP One Market Plaza Spear Tower, 24th Floor Telephone: (415) 882-5000 Facsimile: (415) 882-0300 Attorneys for Defendant CEIBA LEGAL, LLP [Counsel for Other Parties Listed on Signature Page]		
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10	IN THE UNITED STATES DISTRICT COURT		
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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DENTONS US LLP ONE MARKET PLAZA AR TOWER, 24TH FLOOR 1SCO, CALIFORNIA 94105-2708 (415) 882-5000 91 91	ELEM INDIAN COLONY OF POMO INDIANS OF THE SULPHUR BANK	Case No.: 3:16-cv-03081-WHA	
	RANCHERIA, A FEDERALLY RECOGNIZED INDIAN TRIBE	STIPULATION AND [PROPOSED] ORDER	
DENT ONE N SPEAR TO SAN FRANCISCO, (41)	Plaintiff,	SETTING SCHEDULE FOR (1) FILING BILL OF COSTS AND (2) MOTION FOR	
$_{\rm S}^{\rm AN FR}$	VS.	ATTORNEY'S FÈÉS BRIEFING AND HEARING	
× 18	CEIBA LEGAL, LLP, MICHAEL	[L.R. 6-2]	
19	HUNTER, ANTHONY STEELE, DAVID BROWN, ADRIAN JOHN,		
20	PAUL STEWARD, NATALIE SEDANO GARCIA, KIUYA BROWN,		
21	AND DOES 1-100 INCLUSIVE,		
22	Defendants.		
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24		TIDUL ATION	
25	STIPULATION Division of the Color of the Co		
26	Plaintiff and defendants Ceiba Legal, LLP, Michael Hunter, Anthony Steele, David		
27	brown, Adrian John, Natalie Sedano Garci	a, and Kiuya Brown (collectively the "Undersigned	
28	STIPULATION SETTING SCHEDULE FOR (1) FILING BILL OF COSTS AND (2) MOTION FOR ATTORNEY'S FEES BRIEFING AND HEARING (L.R. 6-1) Case No. 3:16-cv-03081-WHA		

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Parties") hereby stipulate and agree as follows, and respectfully request that the Court approve and give effect to their stipulation:

- 1. This Court granted the Motions to Dismiss of Ceiba Legal, LLP, and Michael Hunter, Anthony Steele, David Brown, Adrian John, Natalie Sedano Garcia, and Kiuya Brown ("Undersigned Defendants") on November 3, 2016. (ECF No. 63.)
- 2. Based on this Court's judgment, the Undersigned Defendants plan to file a motion for an order requiring Plaintiff pay attorney's fees of the Undersigned Defendants incurred in defending this action, which motion is currently due November 17, 2016.
- 3. Plaintiff desires that Gregory Fayard of Klinedinst PC handle all further proceedings in this case on Plaintiff's behalf, including defending any attorneys' fees motions. Mr. Fayard has represented that he expects today to receive formal documents substituting him in as counsel for Plaintiff in place of Jack Duran of Duran Law Office.
- 4. Counsel for the Undersigned Defendants have contacted Mr. Fayard to meet and confer for the purpose of attempting to resolve any disputes with respect to attorneys' fees and evaluate whether the Undersigned Parties can reach a negotiated solution without the need for a motion before this Court, as required by Local Rule 54-5(b)(1).
- 5. Mr. Fayard has represented that given his recent retention as counsel, additional time is required to develop an understanding of the history of this case and the merits of the proposed attorneys' fees motion and to allow the Undersigned Parties to complete the process required by Local Rule 54-5(b)(1) and attempt to resolve whether the Undersigned Defendants are entitled to Plaintiff's payment of their attorneys' fees.
- 6. Because of Mr. Fayard's recent retention, the substantial work required to brief an attorneys' fees motion should one be necessary, and counsel's existing scheduling limitations, the Undersigned Parties wish to agree to a mutually convenient schedule for submitting any bill of costs and for briefing and hearing any attorneys' fees motion.
- 7. The Undersigned Parties agree that the interest of judicial economy and convenience of the Undersigned Parties would be furthered by setting, and ask the Court to set,

STIPULATION SETTING SCHEDULE FOR (1) FILING BILL OF COSTS AND (2) MOTION FOR ATTORNEY'S FEES BRIEFING AND HEARING (L.R. 6-1)

Case No. 3:16-cv-03081-WHA

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1	Dated: November 15, 2016	BRADY & VINDING
2		/s/ Michael Brady
3		Michael Brady
5		Attorneys for Defendants Michael Hunter, Anthony Steele, David Brown, Adrian John, Natalie Sedano Garcia, and Kiuya Brown
6	Detade November 15, 2016	
7	Dated: November 15, 2016	CEIBA LEGAL, LLP
8		/s/ Little Fawn Boland Little Fawn Boland
9		
10		Attorneys for Defendants David Brown, Adrian John, Natalie Sedano Garcia, and Kiuya Brown
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STIPULATION SETTING SCHEDULE FOR (1) FILING BILL OF COSTS AND (2) MOTION FOR ATTORNEY'S FEES BRIEFING AND HEARING (L.R. 6-1)
Case No. 3:16-cv-03081-WHA

1	ATTESTATION OF E-FILED SIGNATURES		
2	I, Ian R. Barker, am the ECF user whose ID and password are being used to file this Joint		
3	Stipulation Extending Defendants' Time to Respond to the Complaint. In compliance with Local		
4	Rule 5-1, I hereby attest that all signatories have concurred in this filing.		
5			
6	Details Nessenthan 15, 2016	DENTONS US LLP	
7	Dated: November 15, 2016	DENTONS US LLF	
8		/s/ Ian R. Barker	
9		Ian R. Barker	
10		Attorneys for Defendant	
11		Ceiba Legal, LLP	
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PROPOSED ORDER

The Court, having reviewed the foregoing Stipulation, and good cause appearing, orders as follows:

- 1. The Undersigned-Defendants are granted leave to file motion(s) for attorney's fees and any bill(s) of costs on or before November 30, 2016.
- 2. Plaintiff is granted leave to oppose the motion(s) for attorney's fees on or before December 22, 2016. December 14, 2016.
- 3. The Undersigned-Defendants are granted leave to file reply brief(s) to Plaintiff's opposition(s) to the motion(s) for attorney's fees on or before January 10, 2017.

 December 21, 2016.
- 4. The motion for attorney's fees is set for hearing before this Court on January 26, 2017. January 5, 2017.

PURSUANT TO STIPULATION (AS MODIFIED), IT IS SO ORDERED.

Dated: November 16, 2016.

UNITED STATES DISTRICT JUDGE

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