1	KAMALA D. HARRIS						
	Attorney General of California						
2	JAY C. RUSSELL (CA SBN 122626) Supervising Deputy Attorney General						
3	JOSE A. ZELIDON-ZEPEDA (CA SBN 227108)						
4	Deputy Attorney General Jose.ZelidonZepeda@doj.ca.gov						
5	NEAH HUYNH (CA SBN 235377) Deputy Attorney General						
	Neah.Huynh@doj.ca.gov						
6	455 Golden Gate Avenue, Suite 11000 San Francisco, California 94102-5781						
7	Telephone: 415.703.5781 Facsimile: 415.703.5843						
8	Attorneys for Defendants						
9	J. RODŘIGUEZ, E. CAMARENA, J. PARRA, D. VEGA, and SERGEANT KIRCHER						
10							
11	MATTHEW I. KREEGER (CA SBN 153793) MKreeger@mofo.com						
12	DANIEL P. MUINO (CA SBN 209624) DMuino@mofo.com						
	J. MANENA BISHOP (CA SBN 222172)						
13	MBishop@mofo.com JANELLE J. SAHOURIA (CA SBN 253699)						
14	JSahouria@mofo.com JOE K. KANADA (CA SBN 251401)						
15	JKanada@mofo.com						
16	MORRISON & FOERSTER LLP 425 Market Street						
17	San Francisco, California 94105-2482						
	Telephone: 415.268.7000 Facsimile: 415.268.7522						
18	Attorneys for Plaintiff						
19	THOMAS RAY WOODSON						
20	UNITED STATES D	DISTRICT COURT					
21	NORTHERN DISTRICT OF CALIFORNIA						
22	OAKLAND DIVISION						
23	THOMAS RAY WOODSON,	Case No. 4:07-CV-04925-CW					
24	Plaintiff,	STIPULATION AND ORDER EXTENDING DISCOVERY CUT-OFF					
25	v.	FOR EXPERT WITNESSES					
26	J. RODRIGUEZ, <i>et al.</i> , Defendants.	Judge: The Honorable Claudia Wilken					
27		Complaint Filed: September 21, 2007					
28		Trial Date: June 27, 2011					
	STIP AND [PROP] ORDER EXENDING DISCOVERY CU CASE NO. 4:07-CV-04925-CW sf-2949725	UT-OFF FOR EXPERT WITNESSES					

Dockets.Justia.com

1					
2	Pursuant to Northern District Local Rules 7-12 and 16-2, counsel for Plaintiff Thomas R.				
3	Woodson and counsel for Defendants J. Rodriguez, E. Camarena, J. Parra, D. Vega, and				
4	Sergeant Kircher hereby submit this Stipulation and Proposed Order to extend the expert				
5	discovery cut-off for medical experts.				
6	The Parties previously agreed to extend the case management dates, as set forth in the				
7	stipulated order adopted by this Court on January 14, 2011 (Dkt. 107);				
8	On January 14, 2011, the parties disclosed their proposed medical and non-medical expert				
9	witnesses;				
10	On January 25, 2011, counsel for Defendant sent a letter to Counsel for Plaintiff				
11	supplementing its June 28, 2010 responses to Plaintiff's request for production of documents,				
12	indicating, for the first time, the existence of three x-ray scans and two MRI scans for Plaintiff				
13	that "cannot be copied, but are available for inspection at High Desert State Prison, 475-750 Rice				
14	Canyon Road, Susanville, CA, 96127";				
15	Plaintiff's medical expert, who is located in Huntington Beach, California, will not be able				
16	to complete the expert report by the current deadline without review of these x-rays and MRI				
17	scans;				
18	The parties are currently meeting and conferring regarding the production of these				
19	relevant medical documents after the December 17, 2010 fact discovery cut-off.				
20	IT IS HEREBY STIPULATED AND AGREED by the Parties, by and through their				
21	respective counsel, that:				
22	1. The case management dates related to non-medical expert witnesses remain the same				
23	as ordered in the January 13, 2011 order.				
24	2. The case management dates	related to medical expert w	itnesses be reset as follows:		
25	Event	Current Deadline	Stipulated Deadline		
26	Medical expert reports	1/28/11	2/11/11		
27	Medical expert rebuttal reports	2/15/11	3/1/11		
28	Medical expert discovery cut-off	3/4/11	3/18/11		

1 2	3. None of the other case managem	nent dates are altered by this stipulation.
3		
4		Respectfully Submitted,
5	Dated: January 28, 2011	MATTHEW I. KREEGER DANIEL P. MUINO
6		J. MANENA BISHOP JANELLE J. SAHOURIA
7		JOE K. KANADA MORRISON & FOERSTER LLP
8 9		By: /s/ Janelle J. Sahouria
9 10		JANELLE J. SAHOURIA
10		Attorneys for Plaintiff THOMAS RAY WOODSON
12		
13	Dated: January 28, 2011	JOSE A. ZELIDON-ZEPEDA
14		NEAH HUYNH CALIFORNIA ATTORNEY GENERAL'S
15		OFFICE
16		By: <u>/s/ Neah Huynh</u> NEAH HUYNH
17		Attorneys for Defendants
18		J. RODŘIGUEZ, E. CAMARENA, J. PARRA, D. VEGA, AND SERGEANT
19		KIRCHER
20		
21		
22		
23		
24		
25		
26		
27 28		
20		
	STIP AND [PROP] ORDER EXENDING DISCOV CASE NO. 4:07-CV-04925-CW sf-2949725	ERY CUT-OFF FOR EXPERT WITNESSES

1					
2	ECF ATTESTATION				
3	I, JANELLE J. SAHOURIA, am the ECF User whose ID and password are being used to				
4	file the following document: STIPULATION AND [PROPOSED] ORDER EXTENDING				
5	DISCOVERY CUT-OFF FOR EXPERT WITNESSES. In compliance with General Order 45,				
6	X.B., I hereby attest that Neah Huynh has concurred in this filing.				
7					
8	Dated: January 28, 2011 JANELLE J. SAHOURIA				
9	MORRISON & FOERSTER LLP				
10	By: <u>/s/ Janelle J. Sahouria</u> JANELLE J. SAHOURIA				
11	JANULLEL J. SAMOORAA				
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					
	STIP AND [PROP] ORDER EXENDING DISCOVERY CUT-OFF FOR EXPERT WITNESSES 3 CASE NO. 4:07-CV-04925-CW sf-2949725				

1		
2	PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED.	
3		
4	Dated: 2/1/2011 HONORABLE CLAUDIA WILKEN	-
5	United States District Court Judge	
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24 25		
23 26		
20 27		
27		
20		
	STIP AND [PROP] ORDER EXENDING DISCOVERY CUT-OFF FOR EXPERT WITNESSES CASE NO. 4:07-CV-04925-CW sf-2949725	4