

1 PATRICK K. FAULKNER, COUNTY COUNSEL
 Stephen Raab, SBN 180939
 2 Sheila Shah Lichtblau SBN 167999
 3501 Civic Center Drive, Room 275
 3 San Rafael, CA 94903
 Tel.: (415) 499-6117, Fax: (415) 499-3796
 4

5 Attorney(s) for the County of Marin, Mariano Zamudio and Gretchen Melendy

6 David M Poore, SBN 192541
 7 KAHN BROWN & POORE LLP
 8 30 Fifth Street, Second Floor
 Petaluma, CA, 94952
 9 Tel: (707) 763-7100, Fax: (707) 763-7180

10 Attorneys for Plaintiffs

11
 12 UNITED STATES DISTRICT COURT
 13 FOR THE NORTHERN DISTRICT OF CALIFORNIA

14
 15 MARIA COZZI; MARTHA GRIGSBY;
 BEVERLY HODGES; YUN BIN HSU; JOAN G.
 16 MONTEVERDI; MARYBETH PASCALE;
 MONICA H. PATENAUDE; MARGARET A.
 17 TURNER; and THOMAS R. WATSON;

18 Plaintiffs,

19 v.

20 COUNTY OF MARIN; MARIANO ZAMUDIO;
 21 GRETCHEN MELENDY; and DOES 1 through
 22 50,

23 Defendants.

Case No.: USDC 08 3633 PJH

[PROPOSED] ORDER ALLOWING
 JUDGMENT TO BE ENTERED AND
 STAYING CLAIMS OF REMAINING
 PLAINTIFFS PENDING PLAINTIFF
 GRIGSBY'S APPEAL.
 (FRCP 54(B))

24
 25
 26 The parties appeared for a case management conference on May 13, 2010. Plaintiffs appeared
 27 by their counsel David M. Poore, and Defendants appeared by their counsel Stephen R. Raab.
 28

1 Pursuant to Rule 54(b), the Court ordered judgment entered in favor of all Defendants against
2 Martha Grigsby. In doing so, the Court expressly determined that while there are multiple plaintiffs
3 remaining in this case, there is no just reason for delay of judgment against Ms. Grigsby, and that
4 allowing judgment would serve the interests of justice. The interrelationship of the claims is such that
5 allowing Plaintiff's counsel to appeal the judgment, and staying the pending claims of Plaintiffs Maria
6 Cozzi, Beverly Hodges, Yun Bin Hsu, Joan Monteverdi, Marybeth Pascale, Monica Patenaude and
7 Margaret Turner until the appeal of Martha Grigsby is resolved, will serve the interests of all parties,
8 and will conserve judicial resources.

9 The discovery cut off for fact and expert discovery has past for all parties, as well as the
10 deadline for amending the pleadings for all parties. No leave to amend the pleadings will be permitted,
11 nor will leave be granted to reopen discovery. Any supplemental allegations or claims of the parties
12 will require a new action to be filed.

13 A case status conference is set for November 15, 2010 at 2:00 p.m. A joint case status
14 statement is due by November 8, 2010.

15
16 IT IS SO ORDERED.

17
18 Date: May 27, 2010

