1 2 3 4	LAW OFFICES OF DALE K. GALIPO Dale K. Galipo (Bar No. 144074) dalekgalipo@yahoo.com 21800 Burbank Boulevard, Suite 310 Woodland Hills, California 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118			
5	THE CLAYPOOL LAW FIRM Brian E. Claypool (Bar No. 134674)			
6	becesq@aol.com 633 West Fifth Street, Suite 5880			
7	Los Angeles, CA 90071			
8	Telephone: (213) 488-2042 Facsimile: (213) 489-4798			
9	Attorneys for Plaintiff JACQUIELINE ALFORD			
10				
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	JACQUELINE ALFORD,	Case No. C 09-01306-CW		
14	Plaintiff,	AMENDED JOINT STIPULATION AND [PROPOSED] ORDER		
15	VS.	MODIFYING SCHEDULING ORDER		
16	HUMBOLDT COUNTY, et al.,			
17	Defendants.			
18				
19				
20	IT IS HEREBY STIPULATED BY AND BETWEEN Plaintiff JACQUELINE			
21	ALFORD and Defendants HUMBOLDT COUNTY, GARY PHILP, CITY OF EUREKA,			
22	CHIEF GARR NIELSEN, DEPUTY GREG BERRY, LIEUTENANT GEORGE			
23	CAVINTA, SERGEANT WILLIAM NOVA, SERGEANT BRYAN QUENELL,			
24	DEPUTY JAMIE BARNEY, LIEUTENANT DAVE MOREY, and DETECTIVE RICH			
25	SCHLESIGER, through their respective attorneys of record, as follows:			
26	(1) The parties have been acting in good faith in complying with the current			
27	schedule but will be unable to complete discovery under the present deadline			
28				
		-1- Case No. C 09-01306-CW AND [PROPOSED] ORDER MODIFYING SCHEDULING ORDER		
	JOINT STILLATION F	Dockets.Justia.com		

1		· · · · · · · · · · · · · · · · · · ·	• • • • •		
1	due to the number of witnesses exchanged in Initial Disclosures, and the				
2	extensive discovery yet to be completed.				
3	(2) Therefore, the Scheduling Order in this action be modified as follows:				
4	Description	<u>Current Date</u>	<u>New Date</u>		
5	Completion of Fact Discovery	03/19/10	07/23/10		
6	Expert Disclosures	04/19/10	08/16/10		
7	Completion of Expert Discovery	06/18/10	09/17/10		
8	Last Day to Hear Dispositive Mo	tions 09/02/10	11/18/10		
9	Next Case Management Conferen	nce 09/02/10	11/18/10		
10	Final Pretrial Conference	01/11/11	04/26/11		
11	Jury Trial	01/24/11	05/09/11		
12	Counsel for Plaintiff hereby attests pursuant to General Order 45 that counsel for				
13 14 15	Defendants has concurred in the filin DATED: February 22, 2010	g of this document bearing her LAW OFFICES OF DALI	-		
16 17		By: <u>/S/</u> DALE K. GALIPO Attorneys for Plaint	tiff Jacqueline Alford		
18 19	DATED: February 22, 2010	MITCHELL, BRISSO, DI	ELANEY & VRIEZE		
20		By: /S/ NANCY K. DELA			
21		NANCY K. DELA Attorneys for Defer			
22		·	lunts		
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.				
24	3/2/10	Cardiale			
25	Dated:	The Honorable Claudia W			
26		United States District Judg	ge		
27					
28					
	IOINT STIPI	-2- ILATION AND IPROPOSEDLORDER MO	Case No. C 09-01306-CV		
	JOINT STIPU	-2- JLATION AND [PROPOSED] ORDER MO	Case No. C 09-013 DIFYING SCHEDULING		