1 2 3 4 5 6 7	Gregory G. Spaulding, Esq. (SBN 106606) Terry S. Sterling, Esq. (SBN 106379) SPAULDING McCULLOUGH & TANSIL LLP 90 South E Street, Suite 200 P.O. Box 1867 Santa Rosa, CA 95402 Telephone: (707) 524-1900 Facsimile: (707) 524-1906 Attorneys for Defendant COUNTY OF NAPA	
8 9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
10	GAYLE BROCK,	Case No.: CV 11-0257 SBA
11	Plaintiff,	
12	VS.	STIPULATION EXTENDING DEADLINES FOR EXPERT DISCLOSURES, EXPERT
13	COUNTY OF NAPA and DOES 1 through 50,	DISCOVERY AND DEPOSITION OF OFFICER SKILLINGS; ORDER
14	inclusive,	
15	Defendants.	
16	Plaintiff GAYLE BROCK and defendant COUNTY OF NAPA hereby enter into this	
17	Stipulation Extending Deadlines For Expert Disclosures, Expert Discovery And Deposition Of	
18	Officer Skillings with reference to the following facts:	
19	A number of critical depositions have been taken in the last two weeks, and others are	
20	scheduled to be taken on January 27, 30 and 31, 2012. January 31, 2012 is currently both the cutoff	
21	date for non-expert discovery and the deadline for initial expert disclosures. Transcripts of the recent	
22	and upcoming depositions will not be completed in time for the parties' experts to review the	
23	deponents' testimony prior to the current deadline for expert disclosures.	
24	The parties have not been able to schedule the deposition of one percipient witness,	
25	Correctional Officer Kevin Skillings, prior January 31, 2012. Scheduling difficulties have arisen as a	
26	result of Officer Skillings' recent assignment to work the graveyard shift at the Napa County Jail, and	
27	as a result of the attorneys' calendars.	
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1	A continuance of the dates for experience	rt disclosures and the expert discovery deadline is needed		
2	to allow time for the transcripts of all recen	t and upcoming depositions to be prepared and made		
3	available to the parties' experts for review b	before those experts and their opinions are disclosed. In		
4	addition, a continuance of the non-expert di	scovery cutoff date is needed for the limited purpose of		
5	scheduling the deposition of Officer Skillings. No other continuance of the deadline for non-expert			
6	discovery is sought by this Stipulation.			
7	IT IS HEREBY STIPULATED by a	and between plaintiff GAYLE BROCK and defendant		
8	COUNTY OF NAPA, through their attorne	sys of record, that the dates for expert disclosures, the		
9	expert discovery deadline and the non-expe	ert discovery cutoff date shall be continued as follows:		
10	1. The parties shall designate a	ny experts by March 1, 2012;		
11	2. The parties shall disclose an	y rebuttal experts by March 15, 2012;		
12	3. Expert discovery shall be co	mpleted by April 10, 2012; and		
13	4. The cutoff date for non-expe	ert discovery shall be continued through February 17, 2012		
14	for the limited purpose of scheduling the deposition of Officer Kevin Skillings. With respect to all			
15	other non-expert discovery, the discovery cutoff date of January 31, 2012 shall remain in effect.			
16	DATED: January 27, 2012	SPAULDING McCULLOUGH & TANSIL LLP		
17		Attorneys for Defendant COUNTY OF NAPA		
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19		By: /s/ Terry S. Sterling		
20		Terry S. Sterling		
21	DATED: January 27, 2012	LAW OFFICE OF JESSE S. TURNER		
22		Attorneys for Plaintiff GAYLE BROCK		
23		By: /s/ Jossa S. Turpor		
24		By: <u>/s/ Jesse S. Turner</u> Jesse S. Turner, Esq.		
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	STIPULATION EXTENDING DEADLINES FOR	2 EXPERT DISCLOSURES, EXPERT Case No. CV 11-0257 SBA		
	DISCOVERY AND DEPOSITION OF OFFICER SKILLINGS; [<i>PROPOSED</i>] ORDER			

1	ORDER
2	IT IS SO ORDERED.
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4	DATED: 1/31/12
5	UNITED STATES DISTRICT COURT JUDGE
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	3 STIPULATION EXTENDING DEADLINES FOR EXPERT DISCLOSURES, EXPERT DISCOVERY AND DEPOSITION OF OFFICER SKILLINGS; [PROPOSED] ORDER Case No. CV 11-0257 SBA