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6	Attorneys for Defendant SAN FRANCISCO BAY AREA RAPID TRAN	NSIT DISTRICT
7	(Sued as Bay Area Rapid Transit District) (here KENTON RAINEY in his official capacity as C	
8	FOR BART; JAMES CROWELL, individually capacity as a Police Officer for BART; and MY	and in his official
9	individually and in his official capacity as a Pol	
10		
11	UNITED STAT	TES DISTRICT COURT
12	FOR THE NORTHER	N DISTRICT OF CALIFORNIA
13	CHRIS HILL, a personal representative of the	Case No. 4:12-cv-00372 DMR
14	ESTATE OF CHARLES HILL; The ESTATE OF CHARLES HILL,	STIPULATION AND [PROPOSED]
15	Plaintiff,	ORDER CONTINUING MANDATORY SETTLEMENT CONFERENCE
16	VS.	AS MODIFIED
17	BAY AREA RAPID TRANSIT DISTRICT, a municipal corporation; KENTON W.	
18	RAINEY in his official capacity as CHIEF OF POLICE for BAY AREA RAPID TRANSIT	
19	DISTRICT; JAMES CROWELL individually and in his official capacity as a Police Officer	
20	for BAY AREA RAPID TRANSIT DISTRICT; MYRON LEE individually and in	
21	his official capacity as a Police Officer for BAY AREA RAPID TRANSIT DISTRICT;	
22	DOES 1-50, inclusive; individually and in their official capacities as POLICE	
23	OFFICERS for BAY AREA RAPID	
24	TRANSIT,	
25	Defendant.	
26	///	
27	///	
28	///	
		-1-
	STIPULATION AND [PROPOSED] ORDER CO	NTINUING MANDATORY SETTLEMENT CONFERENCE
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MANDATORY SETTLEMENT CONFERENCE STIPULATION TO CONTINUE EXPERT DISCLOSURE DEADLINE

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2	In its Order dated May 14, 2013, this Court ordered a settlement conference for July 11, 2013.		
3	(See, Docket Number 25.) The Order specified that "[i]f a party is unable to participate in the		
4	conference on this date, that party must meet and confer with opposing counsel to find another date on		
5	which all parties are available and then contact courtroom deputy Lili Harrell as soon as possible."		
6	On July 11, 2013, Plaintiff and Defendants' counsel will be in trial in another matter, in the		
7	Eastern District of California (Gregory Williams v. City of Merced et al. USDC Case No. 1:10-cv-		
8	01999-MJS). That trial commences July 9, 2013. The parties have met-and-conferred, and agreed-upon		
9	a new settlement conference date: August 6, 2013. They have communicated this date to Ms. Harrell,		
10	who confirmed the Court's availability that day.		
11	Accordingly, Plaintiff and Defendants hereby stipulate as follows, and respectfully request that		
12	the Court enter an order pursuant to their stipulation:		
13	1. That the settlement conference currently scheduled for July 11, 2013 be continued until		
14	August 6, 2013, at 1:00 p.m. Settlement Conference Statements shall be submitted by		
15	July 31, 2013.		
16	SO STIPULATED.		
17	Dated: June 21, 2013		
18	LOW, BALL & LYNCH		
19			
20	By <u>/s/ Dale L. Allen Jr.</u> DALE L. ALLEN, JR.		
21	KEVIN P. ALLEN Attorneys for Defendant		
22	SAN FRANCISCO BAY AREA RAPID TRANSIT DISTRICT (SUED AS BAY AREA RAPID TRANSIT		
23	DISTRICT (SOLD AS DATE AREA RATE DISTRICT) DISTRICT) (HEREINAFTER "BART"); KENTON RAINEY IN HIS OFFICIAL CAPACITY AS CHIEF		
24	OF POLICE FOR BART; JAMES CROWELL, INDIVIDUALLY AND IN HIS OFFICIAL		
25	CAPACITY AS A POLICE OFFICER FOR BART; AND MYRON LEE, INDIVIDUALLY AND IN HIS		
26	OFFICIAL CAPACITY AS A POLICE OFFICER FOR BART		
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	-2-		
	STIPULATION AND [PROPOSED] ORDER CONTINUING MANDATORY SETTLEMENT CONFERENCE		

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1	Dated: June 21, 2013	
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3		LAW OFFICES OF DAVID J. BEAUVAIS
4		
5		By <u>/s/ Adante Pointer (authorized to e-sign)</u> JOHN L. BURRIS
6		ADANTE POINTER Attorneys for Plaintiff CHRIS HILL
7		
8	E	PROPOSED] ORDER
9		
10	IT IS SO ORDERED.	ATES DISTRICT
11		SSI COL
12	Dated: June 25, 2013	AVAL - CO ORDERED NS
13		AS MODIFIED
14		Aleter Cousins
15		Z Judge Nathanael M. Cousins
16 17		
18		DISTRICT OF CIT
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		-3- RDER CONTINUING MANDATORY SETTLEMENT CONFERENC

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