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5	Attorneys for Defendants SAN FRANCISCO BAY AREA RAPID TRANSIT DISTRICT		
6	(Sued as Bay Area Rapid Transit District) (hereinafter "BART"); KENTON RAINEY in his official capacity as CHIEF OF POLICE FOR BART; JAMES CROWELL, individually and in his official capacity as a Police Officer for BART; and MYRON LEE,		
7			
8	individually and in his official capacity as a Police Officer for BART		
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13	Facsimile: (510) 839-3882		
14	The ESTATE OF CHARLES HILL;		
15			
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18 19			
19 20	CHRIS HILL, a personal representative of the) ESTATE OF CHARLES HILL; The ESTATE)) Case No. 4:12-cv-00372 DMR	
20	OF CHARLES HILL,) JOINT STIPULATION TO CONTINUE) MANDATORY SETTLEMENT	
21	Plaintiff,) CONFERENCE	
22			
23 24	BAY AREA RAPID TRANSIT DISTRICT, et) al.		
24			
26	Defendants.)	
27	///		
28			
-	- 1 -		
	STIPULATION TO CONTINUE MANDA	USDC CASE NO. 4:12-cv-00372 DMR	
		Dockets.Justia.co	

1	The parties hereby stipulate (and respectfully request) that the Mandatory Settlement		
2	Conference currently scheduled for August 6, 2013 be rescheduled until mid-to-late September.		
3	The reason for the request is Defendants' Motion for Summary Judgment/Adjudication,		
4	currently scheduled to be heard August 22, 2013. The likelihood of productive, successful MSC		
5	is greater after the Motion is heard and ruled upon.		
6	Because the parties do not know the exact date the Court will issue its ruling regarding		
7	Defendants' Motion, the parties respectfully request a date in mid-to-late September. If the		
8	ruling has not been issued by then, the parties request a MSC date sometime after the ruling is		
9	issued.		
10	SO STIPULATED.		
11			
12	Dated: August 2, 2013 LOW, BALL & LYNCH		
13			
14	By/s/ DALE L. ALLEN, JR.		
15	KEVIN P. ALLEN		
16	Attorneys for Defendants SAN FRANCISCO BAY AREA RAPID		
17	TRANSIT DISTRICT (Sued as Bay Area Rapid Transit District) (hereinafter		
18	"BART"); KENTON RAINEY in his official capacity as CHIEF OF POLICE		
19	FOR BART; JAMES CROWELL, individually and in his official capacity as a		
20	Police Officer for BART; and MYRON LEE, individually and in his official		
21	capacity as a Police Officer for BART		
22	Dated: August 2, 2013 LAW OFFICES OF JOHN L. BURRIS		
23			
24	By/s/		
25	JOHN L. BURRIS ADANTE D. POINTER		
26	Attorneys for Plaintiff CHRIS HILL, a personal representative of		
27	the ESTATE OF CHARLES HILL; The ESTATE OF CHARLES HILL		
28			
	- 2 - STIPULATION TO CONTINUE MANDATORY SETTLEMENT CONFERENCE		
	USDC CASE NO. 4:12-cv-00372 DMR		

