

1 DAVID M. HELBRAUN (SBN 129840)
HELBRAUN LAW FIRM
 2 44 Montgomery Street, Suite 3340
 San Francisco, California 94104
 3 Telephone: (415) 982-4000
 Facsimile: (415) 421-0912
 4 dmh@helbraunlaw.com

5 Attorneys for Plaintiff
 PAUL ALFRED SINCERNY

6
 7
 8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA

10
 11 PAUL ALFRED SINCERNY,
 12
 Plaintiff,

13 vs.

14 City of Walnut Creek; Walnut Creek Police
 15 Department; Walnut Creek Police Sergeant
 Ryan Hibbs; Walnut Creek Police Officer
 16 Lee Herrington; Walnut Creek Police
 Officer Brookshire; Walnut Creek Police
 17 Officer Adams; Walnut Creek Police
 Officer Ashley Roskos; Walnut Creek
 18 Police Officer Njoroge; Walnut Creek
 Police Officer Steve Bertolozzi; Walnut
 19 Creek Police Detective Kim Gerstner;
 Walnut Creek Police Officer Scott
 20 Moorhouse; Walnut Creek Police Chief
 Tom Chaplin, Rachel Melia Smith and
 21 DOES 1-20,

22 Defendants.

Case No. C17-02616 HSG

**STIPULATION AND ORDER TO
 MODIFY CASE MANAGEMENT
 CONFERENCE DATE ORDER**

23
 24 WHEREAS the Court recently set October 31, 2017 as the new date for a Case
 25 Management Conference in this matter and to discuss a due date for Plaintiff's First Amended
 26 Complaint; and

27 WHEREAS Plaintiff counsel is set for trial in State court to commence on October 30,

28 STIPULATION AND ORDER TO MODIFY CASE
 MANAGEMENT CONFERENCE DATE ORDER
 C17-02616 HSG

1 2017, in the matter of *Cochran v. Lake*, San Mateo Superior Court No. CIV531946, and the case
2 may “trail” some days and is otherwise expected to last for approximately two weeks; and

3 WHEREAS Plaintiff’s counsel is scheduled for hip replacement surgery on November
4 27, 2017 and will therefore be physically unavailable for about two weeks; and

5 WHEREAS plaintiff’s counsel and defense counsel have met and conferred to propose an
6 orderly modification to the Case Management Conference schedule;

7 NOW THEREFORE the parties, by and through their respective attorneys, have agreed
8 that good cause exists in the interest of the furtherance of justice that the schedule for the Case
9 Management Conference be adjusted such that the said Conference take place on Tuesday
10 November 21, 2017, and a joint Case Management Conference Statement be filed on November
11 14, 2017.

12 Dated: October 18, 2017

HELBRAUN LAW FIRM

13 By: _____ /s/ Helbraun, David M

14 David M. Helbraun
15 Attorneys for Plaintiff
16 Paul Alfred Sincerny

16 Dated: October 18, 2017

17 MCNAMARA, NEY, BEATTY, SLATTERY,
18 BORGES & AMBACHER LLP

19 By: _____ /s/ Blechman, Noah G.

20 Noah G. Blechman
21 Attorneys for Defendants
22 City of Walnut Creek; Walnut Creek Police Sergeant
23 Ryan Hibbs; Walnut Creek Police Officer Lee
24 Herrington; Walnut Creek Police Officer Adams; and
25 Walnut Creek Police Officer Ashley Roskos

26 **ORDER**

27 PURSUANT TO THE PARTIES’ STIPULATION, AND GOOD CAUSE EXSITING

28 THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

XXX

XXX

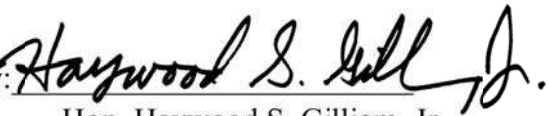
XXX

XXX

1 The Case Management Conference shall take place on Tuesday November 21, 2017, and a
2 joint Case Management Conference Statement shall be filed on November 14, 2017.

3 IT IS SO ORDERED

4 Dated: October 23, 2017

5 By: 
6 Hon. Haywood S. Gilliam, Jr.
7 District Court Judge

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
McNAMARA, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP
ATTORNEYS AT LAW
3480 BUSKIRK AVENUE, SUITE 250, PLEASANT HILL, CA 94523
TELEPHONE: (925) 939-5330