1 2 3 4 5 6 7 8 9 10 11 12	MICHAEL SATRIS State Bar No. 67413 MARGARET LITTLEFIELD State Bar No. 110938 Law Offices of Michael Satris Post Office Box 337 Bolinas, Calif. 94924 Tel: (415) 868-9209 Fax: (415) 868-2658 Email: satris@sbcglobal.net Attor neys for Petitioner Ronald Lee Bell	DANE R. GILL Chief Assistant RONALD S. M. Senior Assistan State Bar No. 1 455 Golden Ga San Francisco, Telephone: (41 Fax: (415) 703- E-mail: Ronald Attor neys for F	ral of California ETTE Attorney General ATTHIAS Attorney General 04684 te Avenue, Suite 11000 CA 94102-7004 5) 703-5858	
13	UNITED STATES DISTRICT COURT			
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
15	SAN JOSE DI VI SI ON			
16		No. C-99-20615	RMW	
17		STIPILI ATION	OF THE PARTIES	
18	RONALD LEE BELL,	AND ORDER RE: PETITIONER'		
19	Petitioner,		TIVE MOTION TO	
20		TO COUNSEL'	SDECLARATION	
21	V.		DF PETITIONER'S	
22		MOTION TO D	ISMISSUNDER	
23	KEVIN CHAPPELL,	SEAL.		
24	Warden (Acting) of the California	_	Fri. March 9, 2012	
25	State Prison at San Quentin, Respondent.	Time: Courtroom:	9:00 a.m. No. 6, 4 <sup>th</sup> Floor	
26			San Jose	
27		DEATH PENA	LTY CASE	
28				
	-1-			
	STIPULATION AND ORDER EXTENDING TIME FOR FILINGC-99-20615OPPOSITION TO MOTION TO DISMISS & REPLY THERETOBell v. Chappell			
			Dockets.Justia.co	om

1	The parties, through their counsel and pursuant to local rules 79-5, 7-11, 7-			
2	12, and GO 62 hereby stipulate that copies of medical records submitted as			
3	Exhibit D to the Declaration of Counsel in Support of Petitioner's Opposition to			
4	the Motion to Dismiss for Failure to Prosecute, shall be filed and maintained			
5	under seal.			
6				
7	DECLARATION OF COUNSEL FOR PETITIONER IN SUPPORT OF			
8	ADMINISTRATIVE MOTION AND STIPULATION TO FILE SPECIFIED DOCUMENTS UNDER SEAL			
9				
10	I, Margaret Littlefield, declare under penalty of perjury of the laws of the			
11	State of California and the United States of America:			
12	1. I am an attorney appointed by this Court to represent Petitioner Ronald			
13	Lee Bell.			
14	2. In conjunction with Petitioner's Opposition to Respondent's Motion to			
15	Dismiss for Failure to Prosecute and Failure to Comply With Court's			
16	Order, counsel for Petitioner intends to submit a declaration to which			
17	Exhibits A through D will be attached.			
18	3. Exhibit D to counsel's declaration consists of copies of San Quentin			
19	medical records on petitioner, and I have so represented to opposing			
20	counsel.			
21	4. Medical records are the type of document appropriately filed under seal.			
22	See, e.g., Russell v. Lanier, 404 Fed. Appx. 288, 290 (10th Cir. 2010);			
23	U.S. v. Williams, 445 F.3d 724, 738 (4th Cir. 2006).			
24	5. Opposing counsel informs me that, based upon my representation to			
25	him respecting the content of Exhibit D, he will not object to my request			
26	that this Exhibit be submitted for the Court's consideration under seal,			
27	albeit with a copy also provided to him. By so agreeing, opposing			
28	counsel does not concede that the information contained in Exhibit D is			
	-2-			
	STIPULATION AND ORDER EXTENDING TIME FOR FILINGC-99-20615OPPOSITION TO MOTION TO DISMISS & REPLY THERETOBell v. Chappell			

1	relevant to any of the issues presented in the pending Motion to Dismiss		
2	for Failure to Prosecute and Failure to Comply With the Court's Order.		
3	Executed on the 10 <sup>th</sup> of February, 2012, at Bolinas, Marin County,		
4	California.		
5	/s/ Margaret Littlefield		
6			
7	<u>CONCLUSION</u>		
8	Based on the stipulation of the parties and the Declaration of Counsel set		
9	forth herein, and for good cause shown, the Court should order that Exhibit D to		
10	the Declaration of Counsel in Support of Petitioner's Opposition to the Motion to		
11	Dismiss be filed and maintained under seal.		
12	Dated: February 10, 2012		
13	/s/ Margaret Littlefield		
14 15	Margaret Littlefield Attorney for Petitioner Ronald Lee Bell		
16	Dated: February 10, 2012		
17	/s/ Ronald Matthias		
18	Ronald Matthias		
19	Attorney for Respondent and People of the State of California, Real Party in Interest		
20			
21	PURSUANT TO STIPULATION AND FOR GOOD CAUSE SHOWN, IT IS		
22	ORDERED THAT EXHIBIT D TO THE DECLARATION OF COUNSEL IN SUPPORT OF PETITIONER'S OPPOSITION TO THE MOTION TO		
23	DISMISS BE FILED UNDER SEAL.		
24			
25	Date: Republic And the t		
26	Date: Konald M. Whyte		
27	RONALD M. WHYTE		
28	United States District Judge		
	-3-		
	STIPULATION AND ORDER EXTENDING TIME FOR FILINGC-99-20615OPPOSITION TO MOTION TO DISMISS & REPLY THERETOBell v. Chappell		