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 6 OAK GROVE SCHOOL DISTRICT,
 7 MANNY BARBARA, KATHERINE
 8 BAKER, RICHARD HOLTERMANN,
 9 TAMARA UNCK, RISA QUON, NANCY
 10 LETTENBERGER, JACQUELINE
 11 ADAMS, JEREMY NISHIHARA,
 12 DIANNE LEMKE and DENNIS
 13 HAWKINS

12 UNITED STATES DISTRICT COURT
 13
 14 IN AND FOR THE STATE OF CALIFORNIA
 15
 16 NORTHERN DISTRICT

17 J.J., a minor, by and through his
 18 Guardian *ad litem*, Robert M. Vantress,
 19 Plaintiff,
 20 vs.
 21 OAK GROVE SCHOOL DISTRICT, a
 22 public entity school district, et al.,
 23 Defendants.

No. C 08 05376 JW

**STIPULATION AND ORDER TO CONTINUE
 DEADLINES FOR DISPOSITIVE MOTIONS
 AND TO EXTEND DISCOVERY**

Complaint Filed: November 26, 2008
 Trial Date: TBD:

23 IT IS HEREBY STIPULATED, pursuant to Civil Local Rule 6-2, between Plaintiff
 24 J.J., a minor, by and through his appointed Guardian ad Litem, Robert M. Vantress and
 25 counsel for Defendants Oak Grove School District, Manny Barbara, Katherine Baker,
 26 Richard Holtermann, Tamara Unck, Risa Quon, Nancy Lettenberger, Jacqueline Adams,
 27

1 Jeremy Nishihara, Dianne Lemke and Dennis Hawkins, and counsel for Defendants
2 Deanna Mouser and Atkinson, Andelson, Loya, Ruud & Romo, that:

3 1. The court ordered last day for hearing on dispositive motions for any party is
4 currently set for September 24, 2012, (Document200), which is impractical now given that
5 discovery is not complete, and given the retirement of Judge Ware from the case and the
6 absence of a reassignment of this case to a new judge. So that such motions can be
7 heard on regular notice, and discovery may be completed, the parties hereby stipulate that
8 said motion be noticed in accordance with the Civil Local Rules of this Court and that that
9 the hearing date be continued from September 24, 2012, to October 29, 2012, or until such
10 date as the newly assigned judge may schedule, or thereafter, as set forth below, and that
11 said motion be noticed in accordance with the new hearing date.

12 2. The new deadline for the hearing of such dispositive motions shall be further
13 extended if, by the deadline for filing and service of such motions, the case has not been
14 reassigned. If the case has not been reassigned by that time, the deadline to file and
15 serve such motions shall be on the 30th calendar day following notice of the reassignment
16 of this case, or the first date following such date when filing and service is required by the
17 deadline for such motions required by the Court after reassignment, whichever is later. The
18 parties hereto stipulate to cooperate with each other to seek a reassignment of this case at
19 the earliest time for the convenience of the Court.

20 3. The parties have been involved in numerous depositions of the relevant
21 parties and witnesses in this case. However, because of calendaring conflicts, vacations,
22 and /or the inability to complete certain depositions on the scheduled date or disputes as to
23 the deposition of Defendant Deanna Mouser, the parties have not been able to complete
24 all of the depositions that had previously been scheduled. All parties agree that it will be
25 necessary to complete these depositions before dispositive motions can be filed and the
26 parties stipulate to extend discovery to complete discovery which has already been
27 initiated or noticed. The foregoing agreement to extend the deadline for filing, serving, and

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DATED: August 17, 2012

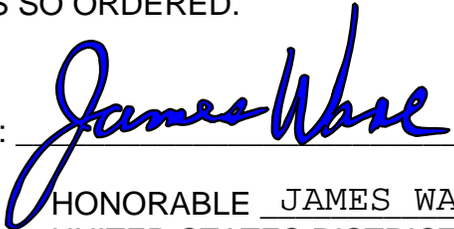
ATKINSON, ANDELSON, LOYA, et al.

By /s/
Christopher Andre
Attorneys for Defendants
DEANNA J. MOUSER and
ATKINSON, ANDELSON, LOYA,
RUUD & ROMO

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: August 20, 2012

BY: 
HONORABLE JAMES WARE
UNITED STATES DISTRICT JUDGE