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5	Attorneys for Plaintiff ZACHARY T. WOODFORD			
6				
7	IN THE UNITED STATES DISTRICT COURT			
8	IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA			
9	9			
10	¹⁰ ZACHARY T. WOODFORD, CASE NO. 09-004 Civil Rights	43 PVT		
11	11 Plaintiff,	civii idgito		
12	12 V. STIPULATION A ORDER CONTIN	ND [^{XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX}		
13	13 SAV-ON GASOLINE; ABBAS ALI NAZEMI dba SAV-ON MOTION FOR A	NTIFF'S WARD OF		
14		CS, LITIGATION		
15	Defendants.			
16		/		
17	STIPULATION			
18		The Consent Decree specifying injunctive relief and payment of		
19		damages was previously entered by the Court, and a date was set for plaintiff to		
20	v 1	•		
21	the Court previously granted an Order for an extension of tim	e to April 9, 2010,		
22	for plaintiff to file an attorney fees motion. The parties now	respectfully request		
23	that the Court grant an additional extension of time for such r	that the Court grant an additional extension of time for such motion.		
24	Defense counsel has represented that defendants	do not have any		
25	insurance coverage, and the parties are continuing to attempt	insurance coverage, and the parties are continuing to attempt to work out an		
26	agreement that will allow them to stipulate to certain issues, a	agreement that will allow them to stipulate to certain issues, and thus relieve the		
27	27 Court from the necessity of adjudicating a fully contested fee	Court from the necessity of adjudicating a fully contested fee motion.		
28	Accordingly, plaintiff Zachary Woodford and all defendants in the			
N te a 5503	DATE FOR FILING ATTORNEY'S FEES MOTION -1-	EADINGS\STIP RE ATTY FEES MOTION.PL2.wpd		
		Dockets Justia co		

1	above-captioned action stipulate that the April 9, 2010 deadline previously		
2			
3			
4	agree on certain issues to simplify the elements of any fee motion which will be		
5	presented to the Court by plaintiff.		
6	Therefore IT IS HEREBY STIPULATED BETWEEN the parties		
7	that the deadline for plaintiff to make his fees motion to the Court be extended to		
8	May 28, 2010 .		
9			
10	Dated: April 6, 2010	LAW OFFICES OF PAUL L. REIN	
11	/s/ Paul L. Rein		
12		By PAUL L. REIN Attorneys for Plaintiff	
13		ZACHARY T. WOODFORD	
14			
15	Dated: April 6, 2010	BASKIN & GRANT, LLP	
16		/s/ Caleb Baskin	
17		By Caleb Baskin, Esq. Attorneys for Defendants	
18		SAV-ON GASOLINE and ABBAS ALI NAZEMI dba SAV-ON GASOLINE	
19			
20			
21	ORDER		
22	Pursuant to stipulation, and for good cause shown, IT IS SO		
23	ORDERED. The deadline for plaintiff to make his fees motion to the Court shall		
24	be extended to May 28, 2010.		
25			
26	Dated: April_8_, 2010	Patricia V. Irumlull	
27		Cafricia V. Frumbulk	
28		U.S. MAGISTRATE JUDGE	
LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001	SECOND STIPULATION AND [PROPOSED] ORDER CONTINUING DATE FOR FILING ATTORNEY'S FEES MOTION CASE NO. 09-00443 PVT	-2- S::CASES\S\SAV-ON GAS\PLEADINGS\STIP RE ATTY FEES MOTION.PL2.wpd	