

Plaintiff represents that he "remains hospitalized in a serious condition" and "would not be 16 able to attend trial" on the date presently scheduled. Plaintiff has not complied with the order to 17 18 submit a statement from an attending physician. He has, however, provided a statement from a 19 hospital employee describing in general terms his present condition and prognosis. As a result of 20 these circumstances, proceeding with trial on December 8, 2014, does not appear feasible. With reluctance, the trial date is vacated. The parties shall appear on January 8, 2015 for a further Case 21 22 Management Conference at 1:30 p.m. This order disposes of Docket Nos. 907 and 920. Plaintiff's 23 motion to impose sanctions or grant summary judgment (Docket No. 913) will be submitted without oral argument, pursuant to Civil Local Rule 7-1(b). No motions may be filed between 24 25 now and the further Case Management Conference. 26

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United States District Court

## IT IS SO ORDERED. I.S. S.I. Dated: December 4, 2014 RICHARD SEEBORG United States District Judge