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ATTORNEYS FOR PLAINTIFF

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

Plaintiff,

vs.

COUNTY OF MONTEREY, MONTEREY
SHERIFF'S DEPARTMENT, SHERIFF MIKE
KANALAKIS, JERRY TEETER, VICTOR LURZ,
COMMANDER MIKE RICHARDS; SGT JOE
MOSES; and GILBERT AGUILAR and Does 1
through 50, inclusive,

Defendants

Case No.: 5:10-cv-05450-LHK

STIPULATION OF SERVICE AND STIPULATION AND ORDER ENLARGING TIME FOR DEFENDANTS TO RESPOND TO PLAINTIFF'S AMENDED COMPLAINT

The parties through their respective counsel of record hereby stipulate and agree to an order on the following issues:

1. Defendants, COUNTY OF MONTEREY, MONTEREY SHERIFF'S DEPARTMENT, SHERIFF MIKE KANALAKIS, JERRY TEETER, and VICTOR LURZ were timely served with Plaintiff's initial complaint. Following service, Plaintiff filed a supplemental claim alleging new causes of action based on conduct which took place following the filing of the initial complaint. Parties met and

Stipulation and Order Regarding Service and Enlarging Time for Defendants to Respond to Plaintiff's Amended Complaint - 1

conferred and decided it would be most efficient for Defendants to respond to Plaintiff's to-be-filed amended complaint rather than the filed and served initial complaint. Therefore parties agreed and hereby stipulate that Defendants do not have to respond to Plaintiff's initial complaint, filed on December 1, 2010.

- 2. Plaintiff filed an amended complaint on May 6, 2011. Plaintiff served

 Defendants, COUNTY OF MONTEREY, MONTEREY SHERIFF'S DEPARTMENT,

 SHERIFF MIKE KANALAKIS, JERRY TEETER, VICTOR LURZ, COMMANDER

 MIKE RICHARDS; SGT JOE MOSES; and GILBERT AGUILAR, and each of them,

 with the amended complaint via email to Defendants' counsel. Parties

 hereby agree and stipulate that Plaintiff's email service is sufficient service

 for all Defendants and all Defendants are deemed to have been served with

 the amended complaint as of May 17, 2011, the day counsel for the

 Defendants acknowledge receipt of the amended complaint.
- 3. Parties hereby stipulate and agree that Defendants, COUNTY OF MONTEREY, MONTEREY SHERIFF'S DEPARTMENT, SHERIFF MIKE KANALAKIS, JERRY TEETER, VICTOR LURZ, COMMANDER MIKE RICHARDS; SGT JOE MOSES; and GILBERT AGUILAR have until June 17, 2011 to file and serve a response to the amended complaint filed by Plaintiff GEORGINE SCOTT-CODIGA. Good cause exists for this enlargement of time (30 additional days) given the time and effort that will be necessary to prepare an appropriate responsive pleading. The amended complaint involves varied claims by plaintiff, comprises 24 pages, and sets

1	forth 10 causes of acti	ion in 86 paragraphs. The causes of action include the
2	following:	
3	1. RETALIATION IN VIOLATION OF TITLE VII and FEHA;	
4	2. RETALIATION IN VIOLATION OF 42 U.S.C. § 1983;	
5	3. DISPARATE TREATMENT, TITLE VII AND FEHA,	
6	4. FAILURE TO PREVENT DISCRIMINATION	
7	5. INVASION OF PRIVACY	
8	6. RETALIATION LABOR CODE 1102.5	
10	7. VIOLATION OF LABOR CODE 1101 &1102	
11	/. VIOLATION OF LABOR CODE 1101 &1102	
12	8. INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS;	
13	9. VIOLATION of 42 U.S.C. § 1985	
14	10. VIOLATION of	42 U.S.C. § 1986
15	IT IS SO STIPULATED	
16 17	Dated: May 19, 2011	LAW OFFICES OF BONNER & BONNER
18		/s/ A. CABRAL BONNER
19		A. Cabral Bonner Attorney for Plaintiff
20	_	•
21	Dated: May 19, 2011	COUNTY COUNSEL FOR COUNTY OF MONTEREY
22		
22		/s/ WILLIAM K. RENTZ
23	// //	<u>/s/ WILLIAM K. RENTZ</u> WILLIAM K. RENTZ
23 24	// //	<u>/s/ WILLIAM K. RENTZ</u> WILLIAM K. RENTZ

ORDER

IT IS SO ORDERED. Defendants do not have to respond to Plaintiff's initial complaint filed on
December 1, 2010. All Defendants, COUNTY OF MONTEREY, MONTEREY SHERIFF'S
DEPARTMENT, SHERIFF MIKE KANALAKIS, JERRY TEETER, VICTOR LURZ, COMMANDER
MIKE RICHARDS; SGT JOE MOSES; and GILBERT AGUILAR are deemed served with
Plaintiff's amended complaint. Defendants may have to and including June 17, 2011 by which to fil
and serve a response to Plaintiff's amended complaint.

Dated: May 20, 2011

HONORABIO LUCY H. KOH United States District Court Judge

Stipulation and Order Regarding Service and Enlarging Time for Defendants to Respond to Plaintiff's Amended Complaint - 4