

## Case5:11-cv-01438-LHK Document121 Filed01/21/14 Page2 of 3

1	WHEREAS, on December 27, 2013, Defendants Salazar, Sanudo, Powell, R. Machuca, A.
2	Machuca and Haldeman ("Defendants") timely filed Defendants' Notice of Motion and Motion to
3	Dismiss the FAC Under Rule 12(b) ("Motion to Dismiss");
4	WHEREAS, on January 8, 2014, pursuant to the parties' stipulation, this Court ordered that
5	Parrish should have until January 24, 2014 to serve and file his Opposition to the Motion to
6	Dismiss and that Defendants shall have until February 6, 2014, to serve and file their Reply in
7	Support of the Motion to Dismiss;
8	WHEREAS, the Motion to Dismiss is currently calendared to be heard by this Court on
9	May 15, 2014, at 1:30 pm;
10	WHEREAS, for the reasons set forth on the accompanying declaration of Tatyana
11	Shmygol, Parrish's counsel request and extension of time to file an opposition to the Motion to
12	Dismiss and setting a new schedule for Defendants' reply;
13	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between
14	Parrish and Defendants, as follows:
15	1. Parrish shall have until February 14, 2014, to serve and file his Opposition to
16	the Motion to Dismiss.
17	2. Defendants shall have until February 28, 2014, to serve and file their Reply
18	in Support of the Motion to Dismiss.
19	3. The Court will hold a hearing on the Motion to Dismiss in Courtroom 8 on
20	May 15, 2014, at 1:30 pm, as provided in the January 7, 2014, Clerk's Notice Continuing Motion
21	Hearing
22	4. Nothing about this stipulation or about Plaintiff's FAC shall be construed as
23	a waiver by either party of any other right, claim, or defense in this action.
24	
25	
26	
27	
28	2
	Joint Stipulation and [Proposed] Order Extending Time Parrish v. Solis, et al., (C 11-1438 LHK)

	Case5:11-cv-01438-LHK Document121 Filed01/21/14 Page3 of 3
1	
1	5. This stipulation is without prejudice to the right of any party to seek a further
2	adjustment to any of the dates contained in this stipulation based on future developments.
3	
4	Dated: January 21, 2014 <u>/s/ James E. Lyons</u>
5	James E. Lyons James.Lyons@probonolaw.com
6	
7	Tatyana Shmygol Tatyana.Shmygol@probonolaw.com
8	Attorneys for Plaintiff Kaheal Parrish
9	Kaneal Partisn
	I, James E. Lyons, am the ECF User whose ID and password are being used to file this Stipulation and [Proposed] Order Extending Time for Briefing on Motion to Dismiss. In
10	compliance with Civil Local Rule 5-1(i) I hereby attest that D. Robert Duncan has concurred in
11	this filing.
12	Dated: January 21, 2014 <u>/s/ D. Robert Duncan</u> D. Robert Duncan
13	Robert.duncan@doj.ca.gov
14	Deputy Attorney General Attorney for Defendants
15	Salazar, Sanudo, Powell, R. Machuca, A. Machuca and
16	Haldeman
17	
18	PURSUANT TO STIPULATION, IT IS SO ORDER ID.
19	Dated:1/22/2014
20	Dy.
21	How Eucy M. Koh U.S. DISTNCT COURT JUDGE
22	
23	
24	
25	
26	
27	
28	
	3
	Joint Stipulation and [Proposed] Order Extending Time Parrish v. Solis, et al., (C 11-1438 LHK) 456224-PALSR01A - MSW