Johnson v. Persiani et al Doc. 37

1 Anthony Boskovich, No. 121198 policemisconduct@compuserve.com Law Offices of Anthony Boskovich 28 N. First Street, 6th Floor San Jose, California 95113-1210 408-286-5150 Attorney for plaintiff CYNTHIA JOHNSON 6 7 8 IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA Boskovich & Appleton 28 North First Street, 6th Floor, San. Jose, CA 95113 (408) 286-5150 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION CYNTHIA JOHNSON, Plaintiff, No. CV 11-06673 PSG 13 v. STIPULATION AND DEPUTY PERSIANI; DEPUTY MATT CLARK; [PROPOSED] ORDER TO CONTINUE TRIAL AND JOHN DOE and RICHARD ROE, individually and in their capacities as Santa Clara County RELATED DATES Deputy Sheriffs, the true names and exact numbers of whom are unknown at this time; COUNTY OF SANTA CLARA; DOES 3 to 100, 17 Defendants. 18 IT IS HEREBY STIPULATED by and between the parties hereto through their respective attorneys of record that having met and conferred that the jury selection and trial dates in this matter be amended as follows: 22 Designation of Opening Experts: 2 December 2013 23 Designation of Rebuttal Experts: 16 December 2013 24 Fact and Expert Discovery Cutoff: 31 December 2013 25 Final Pretrial Conference: 11 February 2014 at 2:00 P.M. 26 Jury Trial: 24 February 2014 at 9:30 A.M. and thereafter. 7 April 27 Stipulation to Continue Trial and Change Related Dates Page 1

1	All other dates to remain unchanged.		
2	The grounds for this stipulation and order are that fact discovery in this matter was put on		
3	hold pending mediation, which took longer to complete for various logistical reasons. During the		
4	hiatus, it was learned that plaintiff's alleged injuries were much more substantial than originally		
5	believed, and a minimum of 2 expert opinions and independent medical examinations are now		
6	required. Finally, as this Court knows, plaintiff's counsel was involved in the jury trial of <i>Montiel v</i> .		
7	Sheppard, et al., case number C07 05490 PSG, which took much more time than expected due to		
8	unforseen (and unforeseeable) circumstances, and now is set for retrial in the first week of October.		
9			
10	Dated: 24 July 2013		
11		Ву:	/s/Anthony Boskovich
12			ANTHONY BOSKOVICH,
13			Attorney for Plaintiff
14	Dated: 24 July 2013	OFF	CE OF THE COUNTY COUNSEL
15		D	/s/ Mark Bernal
16		By:	Mark Bernal
17			Attorney for Defendants
18	It is so ordered:		
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20	Dated: July 29, 2013		The Honorable Paul S. Grewal
21		Magistrate Judge of the United States District Court	
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