

1 Kate Wells, Bar No. 107051  
 lioness@got.net  
 2 3393 Maplethorpe Avenue  
 Soquel, CA 95073  
 3 Telephone: (831) 479-4475  
 Facsimile: (831) 479-4476

4 Aaron Lodge, Bar No. 220670  
 alodge@teachjustice.com  
 5 1414 Soquel Avenue, Suite 222  
 Santa Cruz, CA 95062  
 6 Telephone: (831) 426-3030  
 7 Facsimile: (831) 350-6030

8 Attorneys for Plaintiff FRANCISCO IBARRA

9 Suzanne Solomon, Bar No. 169005  
 ssolomon@lcwlegal.com  
 10 LIEBERT CASSIDY WHITMORE  
 A Professional Law Corporation  
 11 153 Townsend Street, Suite 520  
 San Francisco, CA 94107  
 12 Telephone: (415) 512-3000  
 Facsimile: (415) 856-0306

13 Attorneys for Defendant  
 14 CITY OF WATSONVILLE



9/25/2012

LIEBERT CASSIDY WHITMORE  
 A Professional Law Corporation  
 153 Townsend Street, Suite 520  
 San Francisco, CA 94107

15 UNITED STATES DISTRICT COURT  
 16 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
 17 SAN JOSE DIVISION – ECF PROGRAM

18 FRANCISCO IBARRA,  
 19  
 Plaintiff,  
 20  
 v.  
 21 CITY OF WATSONVILLE; CARLOS  
 22 PALACIOS, individually and as City  
 23 Manager; MANNY SOLANO, individually  
 and as Asst. Chief and/or Chief of Police;  
 24 TERENCE MEDINA, individually and as  
 former Chief of Police; BELCHER, EHLE,  
 25 MEDINA and ASSOCIATES; TWENTY  
 UNKNOWN CITY AND OTHER  
 26 EMPLOYEES,  
 Defendants.  
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Case No. 5:12-cv-02271-EJD  
**STIPULATION TO CONTINUE INITIAL  
 CASE MANAGEMENT CONFERENCE AND  
 RELATED DATES**

1 WHEREAS, Defendant City of Watsonville’s first notice of this action was when it was  
2 served with Plaintiff’s First Amended Complaint on September 4, 2012; and

3 WHEREAS, the Court has approved the parties’ stipulation that all defendants have until  
4 October 26, 2012 to respond to the First Amended Complaint; and

5 WHEREAS, the Initial Case Management Conference is scheduled for September 28,  
6 2012; and

7 WHEREAS, the current deadline to file a Rule 26(f) report, complete initial  
8 disclosures and file a Case Management Conference statement is September 21, 2012; and

9 WHEREAS, the current Case Management Conference date and resulting deadlines  
10 flowing from that schedule would have the effect of requiring the parties to meet and confer  
11 before the Defendants have responded to the Complaint;

12 IT IS HEREBY STIPULATED, pursuant to Local Rule 6-2 and the accompanying  
13 Declaration of Suzanne Solomon, between Plaintiff Francisco Ibarra and Defendant City of  
14 Watsonville, that the initial Case Management Conference be continued to February 22, 2013,  
15 and that the dates flowing from that conference be continued as follows:

16 2/1/2013 Deadline to meet and confer re initial disclosures, ADR and  
17 discovery plan

18 2/15/2013 Deadline to file Rule 26(f) report, complete initial  
19 disclosures and file Case Management Conference statement.

20 IT IS SO STIPULATED.

21 Dated: September 21, 2012

AARON LODGE

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24 By: \_\_\_\_\_ /S/  
25 Aaron Lodge  
26 Attorney for Plaintiff FRANCISCO IBARRA  
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