1 2 3 4 5 6 7	LAW OFFICES OF MORALES & LEANOS Alfredo M. Morales, Esq. (SBN 69204) 75 E. Santa Clara Street, Suite 250 San Jose, CA 95113 Telephone: (408) 294-5400 Facsimile: (408) 294-7102 Email: <u>ammlaw@pacbell.net</u> Attorneys for Plaintiffs
8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10 11	MARTHA SILOS, an indvidual; STEVEN Case No. 19-CV-01283 EJD
	JUAREZ JR., an individual and as
12 13	successor in interest to Steven Juarez, deceased; ANDREW JUAREZ, an STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE CASE
-	individual and as successor in interest to MANAGEMENT CONFERENCE
14	Steven Juarez, deceased; CATRINA
15	MOLINA, an individual and as successor in interest to Steven Juarez, deceased;
16	C.J., a minor, as successor in interest to
17	Steven Juarez, deceased, by and through his guardian <i>ad litem</i> Catrina Molina; S.J.,
18	a minor, as successor in interest to Steven
19	Juarez, deceased, by and through his
20	guardian <i>ad litem</i> , Catrina Molina; N.J., a minor, as successor in interest to Steven
21	Juarez, deceased, by and through his
22	guardian ad litem, Augustina Armendariz,
23	Plaintiffs,
24	
25	VS.
26	CITY OF GILROY, MICHAEL
27	McMAHON individually and as an officer of the Gilroy Police Department, DAVID
28	LUDDEN, individually and as an officer

1	of the Gilroy Police Department, CHRIS	
2	SILVA individually and as an officer of the Gilroy Police Department, JASON	
3	GREATHEAD individually and as an	
4	officer of the Gilroy Police Department, MARTIN BELTRAN individually and as	
5	an officer of the Gilroy Police Department,	
6	DIANA BARRETT individually and as an officer of the Gilroy Police Department,	
7	KENNETH ELLSWORTH individually	
8	and as an officer of the Gilroy Police Department, and DOES 1-10, inclusive,	
9	Department, and DOES 1-10, merusive,	
10	Defendants.	
11		
12 13	Plaintiffs MARTHA SILOS, et al. ("Plaintiffs"), and DEFENDANTS CITY OF	1
14	GILROY, et al. ("Defendants"), by and through their respective attorneys of record,	
15	hereby stipulate to the following:	
16	1. WHEREAS the parties have the Initial Case Management Conference	
17	("CMC") in this matter scheduled for October 17, 2019 at 10:00 a.m.	
18	2. WHEREAS counsel for Plaintiffs has a two-week domestic violence trial set	
19	to start on October 15, 2019 in Department 24 of the Santa Clara County	
20	Superior Court.	
21	3. WHEREAS the parties have extensively met and conferred and agree that	
22	the CMC should be continued to November 21, 2019.	
23	4. WHEREAS the parties agree to file a joint CMC statement on November 11,	
24	2019.	
25	5. WHEREFORE, as good cause has been shown and the parties have	
26	stipulated thereto, by and through their respective counsel, the parties seek	
27	an Order from the Court to continue the CMC to November 21, 2019.	
28	IT IS SO STIPULATED	

1	The parties attest that concurrence in the filing of these documents has been	
2	obtained from each of the other Signatories, which shall serve in lieu of their	
3	signatures on the document.	
4	Dated: October 1, 2019 LAW OFFICES OF MORALES & LEANOS	
5	By: <u>/s/ Morales</u> , Alfredo	
6	Alfredo M. Morales	
7	Attorney for Plaintiffs	
8 9	Dated: October 1, 2019MCNAMARA, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP	
10	By: /s/ Blechman, Noah G.	
11	Noah G. Blechman	
12	Cameren N. Ripoli Attorneys for Defendants	
13	CITY OF GILROY, MICHAEL McMAHON, DAVI	D
14 15	LUDDEN, CHRIS SILVA, JASON GREATHEAD, MARTIN BELTRAN, DIANA BARRETT, and	
16	KENNETHELLSWORTH	
17	ORDER	
18	PURSUANT TO THE PARTIES' STIPULATION, IT IS HEREBY ORDERE	D
19	AS FOLLOWS: The Initial Case Management Conference set for October 17, 2019, i	s
20	hereby continued to November 21, 2019, at 10:00 a.m., and the parties are to file a	
21	CMC statement no later than November 11, 2019, ten days prior to this new date.	
22	IT IS SO ORDERED	
23	Dated: <u>October 4</u> , 2019	
24		
25	By:	_
26	HON. EDWARD J. DAVILA U.S. DISTRICT COURT JUDGE	
27		
28		
	- 3 - STIPULATION AND ORDER TO CONTINUE THE CASE MANAGEMENT CONFERENCE, C19-01283 EJD	-