Case	2:20-cv-02874-AB-SK Document 82	Filed 03/08/23 Page 1 of 3 Page ID #:855			
1	DALU D DEACU State Der No. 16	6265			
2	PAUL B. BEACH, State Bar No. 166265 pbeach@lbaclaw.com JIN S. CHOI, State Bar No. 180270 jchoi@lbaclaw.com				
3	jchoi@lbaclaw.com LAWRENCE BEACH ALLEN & CHOI, PC				
4	LAWRENCE BEACH ALLEN & CHOI, PC 150 S. Los Robles Ave., Suite 660 Pasadena, CA 91101 Telephone No. (818) 545-1925				
5 6	Attorneys for Defendants County of Los Angeles, Sheriff Alex Villanueva, and Barbara Ferrer				
7					
8	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA				
9					
10	ADAM BRANDY, an individual;	Case No. 2:20-cv-02874-AB-SK			
11 12	et al.,	Honorable Andre Birotte, Jr.			
12	Plaintiffs, vs.	ΙΟΙΝΤ STIPUL ΑΤΙΟΝ ΤΟ			
14		JOINT STIPULATION TO CONTINUE SCHEDULING CONFERENCE			
15	ALEX VILLANUEVA, in his official capacity as Sheriff of Los Angeles County, California, and in his capacity as the Director of				
16	Emergency Operations; et al.,	Date: March 17, 2023 Time: 10:00 a.m.			
17	Defendants.	Crtm: 7B			
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TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD:

Plaintiffs and Defendants, through their respective counsel of record, hereby submit this Joint Stipulation to continue the date of the current Scheduling Conference, currently set for March 17, 2023, by 30 days (ECF No. 81):

On January 26, 2023, the Parties and their counsel participated in formal
private mediation before the Honorable Patrick J. Walsh (Ret.);

At the mediation, with the assistance of the mediator, the Parties discussed
and reached general terms of a settlement, subject to the matters being
memorialized in a formal settlement agreement, and ultimate approval by the
Parties, including the necessary settlement approvals required by the Code of the
County of Los Angeles;

The tentative terms include monetary and non-monetary terms, and
therefore the non-monetary terms must be written and vetted by various
departments and personnel within the County; and

A draft long-form agreement has been prepared but all of the stakeholders
within the County have yet to reach consensus as to final acceptable language; the
representatives for the County estimate that they require 30 days for the
completion of this process.

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1	Therefore, in the interests of judicial economy, and to accommodate the				
2	Parties' ability to continue settlement discussions and hopefully enter into a				
3	formal settlement, the Parties jointly stipulate to a 30-day continuance of the				
4	Scheduling Conference to on or a	Scheduling Conference to on or about April 17, 2023, or any date thereafter based			
5	on the preference and availability of the Court.				
6					
7	Dated: March 8, 2023	LAWRENCE BEACH ALLEN & CHOI, PC			
8					
9		By/s/ Paul B. Beach			
10		Paul B. Beach ¹			
11		Attorneys for Defendants County of Los Angeles,			
12		Sheriff Alex Villanueva,			
13		and Barbara Ferrer			
14	Dated: March 8, 2023	SEILER EPSTEIN LLP			
15					
16		By/s/ George M. Lee			
17		George M. Lee			
18		Attorney for Plaintiffs			
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28	$\frac{1}{1}$ As the filer of this Stipulation. I attest	that George M. Lee concurs in the content of the			
-0	Stipulation and has authorized its filing.				

Case	2:20-cv-02874-AB-SK	Document 82-1	Filed 03/08/2	23 Page 1 of 2	Page ID #:858
1 2 3 4 5	PAUL B. BEACH, S pbeach@lbaclaw.cor JIN S. CHOI, State E jchoi@lbaclaw.com LAWRENCE BEAC 150 S. Los Robles A Pasadena, CA 91101 Telephone No. (818)		5265 HOI, PC		
6	Attorneys for Defendants County of Los Angeles, Sheriff Alex Villanueva, and Barbara Ferrer				
7	UNITED STATES DISTRICT COURT				
8 9	CENTRAL DISTRICT OF CALIFORNIA				
10					
11	ADAM BRANDY, et al.,	an individual;		. 2:20-cv-02874	
12	Plaintif	ffs,	Honorad	le Andre Birotte	e, Jr.
13	VS.		-	OSED] ORDER	
14 15	ALEX VILLANUE	VA, in his Sheriff of Los		NUING SCHE RENCE	DULING
16	ALEX VILLANUEVA, in his official capacity as Sheriff of L Angeles County, California, an his capacity as the Director of Emergency Operations; et al.,				
17	Defend		Time:	March 17, 2023 10:00 a.m.	3
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1	[PROPOSED] ORDER			
2	The Court, having considered the Parties' Joint Stipulation to Continue			
3	Scheduling Conference (the "Stipulation"), and finding good cause thereof,			
4	hereby GRANTS parties' Stipulation.			
5	IT IS HEREBY ORDERED that the Scheduling conference set for March			
6	17, 2023, is hereby continued by 30 days to April 17, 2023 at 10:00 a.m.			
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8	IT IS SO ORDERED.			
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10	Dated:			
11		Hon. Andre Birotte		
12		United States District Judge		
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