0	ase 2:10-cv-00913-LKK-EFB	Document 9	Filed 06/08	/2010	Page 1 of 3	
1	EDMUND G. BROWN JR., State Bar	No. 37100				
2	Attorney General of California DOUGLAS J. WOODS, State Bar No. 161531					
3	Supervising Deputy Attorney Gene GEOFFREY L. GRAYBILL, State Bar					
4	Deputy Attorney General 1300 I Street, Suite 125					
5	P.O. Box 944255 Sacramento, CA 94244-2550					
6	Telephone: (916) 324-5465 Fax: (916) 324-8835					
7	E-mail: Geoffrey.Graybill@doj. Attorneys for Defendant California					
8	General Édmund G. Brown Jr.					
9						
10	IN THE UNITED STATES DISTRICT COURT					
11	FOR THE EASTERN DISTRICT OF CALIFORNIA					
12						
13						
14	THOMAS JACOBS,		2:10-cv-00913	3-LKK-E	FB	
15		Plaintiff,	REQUEST F PROCEEDIN			
16	v.		STIPULATI [PROPOSED	ON [L.R)] ORDE	s. 143 & 144] AND R	
17	CITY OF SAN JOSE MAYOR (REED, in both his individual and		•			
18	capacities; CITY OF SAN JOSE OF SANTA CLARA; CITY OF	; COUNTY	Judge: Courtroom:	The Hor 4	n. Lawrence K. Karlton	
19	POLICE CHIEF ROB DAVIS, i individual and official capacities	n both his	Trial Date: Action Filed:	TBD April 16	5, 2010	
20	OF SANTA CLARA SHERIFF I SMITH, in both her individual a	LAURIE				
21	capacities; and STATE OF CAL ATTORNEY GENERAL EDMU	IFORNIA				
22	BROWN, in his official capacity,					
23		Defendants.				
24						
25	Pursuant to the United States District Court, Eastern District of California, Local Rules,					
26	Rule 143 and 144, Craig C. Weaver, co-counsel for plaintiff Thomas Jacobs, Geoffrey L.					
27	Graybill, Deputy Attorney General, representing Defendant Edmund G. Brown Jr., sued in his					
28	official capacity as Attorney General of the State of California (Defendant), Melissa Kiniyalocts,					
	Request for Stay of Proceedings Pursuant to Stipulation and [Proposed] Order (2:10-cv-00913-LKK-EFB)					

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Lead Deputy County Counsel, representing Defendants County of Santa Clara and Santa Clara
 County Sheriff Laurie Smith sued in her individual and official capacities, and Margo Laskowska,
 Deputy City Attorney, representing Defendants City of San Jose, Mayor Chuck Reed sued in his
 individual and official capacities and San Jose Police Chief Rob Davis sued in his individual and
 official capacities state:

6 They and each of them concurs with the representations and statements set forth in the
7 declaration by Mr. Graybill submitted herewith.

8 For the reasons stated in the Graybill Declaration, the parties respectfully request that this 9 Court vacate the order setting the status conference currently in effect for June 28, 2010 and stay 10 all proceedings in this matter including but not limited to responses to the complaint until after 11 the U.S. Supreme Court decides *McDonald v. City of Chicago* (Doc. No. 08-1521) and/or the 12 related case, National Rifle Association of America v. City of Chicago (No. 08-1497) in which 13 writs of certiorari have been granted with decisions expected on or before June 30, 2010, and the 14 U. S. Court of Appeals for the Ninth Circuit decides *Nordyke v. King*, No. 07-15763, for which 15 proceedings have been stayed pending the Supreme Court's decision in *McDonald* and/or 16 National Rifle Association of America.

The parties agree to enlarge the time to respond to the complaint until 20 days after the
stay is lifted by order of the Court. The parties further agree that by stipulating to stay the action
Defendants are not waiving their right to bring a motion pursuant to 28 U.S.C. § 1404(a) to
transfer the action for the convenience of the parties.

The parties respectfully request that the order vacating and staying proceedings remain in
effect pending further order of the Court. The parties are obligated to notify this Court of
decisions in *McDonald*, *Nordyke* and *Mehl* within five working days after each has been filed.
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IT IS SO STIPULATED.			
Dated: June 8, 2010	Respectfully submitted,		
	EDMUND G. BROWN JR. Attorney General of California DOUGLAS J. WOODS Supervising Deputy Attorney General		
	/s/ Geoffrey L. Graybill		
	GEOFFREY L. GRAYBILL Deputy Attorney General Attorneys for Defendant California Attorne General Edmund G. Brown Jr.		
	/s/ Melissa Kiniyalocts		
Dated: June 8, 2010			
	MELISSA KINIYALOCTS Lead Deputy County Counsel		
	County of Santa Clara		
	Attorney for Defendants Santa Clara Cour and Sheriff Laurie Smith		
Dated: June 8, 2010	RICHARD DOYLE, City Attorney		
	/s/ Margo Laskowska		
	By: MARGO LASKOWSKA		
	Deputy City Attorney		
	Attorneys for Defendants City of San Jose, San Jose Mayor Chuck Reed, and San Jose		
	Police Chief Rob Davis		
	/s/ Craig C. Weaver		
Dated: June 8, 2010	CRAIG C. WEAVER		
	Co-Counsel for Plaintiff Thomas Jacobs		
IT IS SO ORDERED.			
Date: June, 2010	HONORABLE LAWRENCE K. KARLTON		
	United States District Court Judge		
	3		