/s/*Anthony T. Caso* Anthony T. Caso (Cal. Bar #88561) CONSTITUTIONAL COUNSEL GROUP 174 W Lincoln Ave # 620 Anaheim, CA 92805-2901 Phone: 916-601-1916 Fax: 916-307-5164 Email: atcaso@ccg1776.com 6 7 /s/ Charles Burnham Charles Burnham (D.C. Bar # 1003464) BURNHAM & GOROKHOV PLLC 1424 K Street NW, Suite 500 Washington, D.C. 20005 10 Email: charles@burnhamgorokhov.com Telephone: (202) 386-6920 11 Counsel for Plaintiff 12 13 14 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 15 **SOUTHERN DIVISION** 16 17 JOHN C. EASTMAN Case No. 8:22-cv-00099-DOC-DFM 18 Plaintiff, 19 20 VS. 21 BENNIE G. THOMPSON, et al., 22 Defendants. 23 24 25 26 27 28

1 2

MOTION TO EXTEND DEADLINE

Comes now the Plaintiff, Dr. John Eastman and moves to extend the October 28, 2022 deadline to produce privileged materials to the congressional defendants as set forth in this Court's October 19 order with respect to certain materials. ECF 372. Plaintiff submits as follows:

- 1. On October 19, 2022 this Court ordered Plaintiff to produce various materials from the *in* camera review to the congressional defendants by today's date.
- 2. After considering this Court's order, Plaintiff filed a Motion to Reconsider or in the Alternative for a Stay Pending Appeal on October 27. ECF 373.
- 3. In the event this Court is not inclined to grant a stay of the October 19 order, Plaintiff intends to seek a stay of the order from the Ninth Circuit Court of Appeals pending review by that Court.
- 4. Plaintiff requests a brief extension of time to produce the materials specified in his October 27 motion to allow the Ninth Circuit time to consider Plaintiff's request to stay this Court's order. A continuance of one week should be sufficient to obtain an expedited ruling from the Ninth Circuit.
- All materials not specified in Plaintiff's Motion to Reconsider will be produced to the congressional defendants today.
- 6. The congressional defendants oppose this request.

For the foregoing reasons, Plaintiff respectfully requests a one week extension of time to produce the materials specified in ECF 373.

October 28, 2022 Respectfully submitted, 2 3 /s/Anthony T. Caso 4 Anthony T. Caso (Cal. Bar #88561) 5 CONSTITUTIONAL COUNSEL GROUP 174 W Lincoln Ave # 620 6 Anaheim, CA 92805-2901 Phone: 916-601-1916 7 Fax: 916-307-5164 8 Email: atcaso@ccg1776.com 9 /s/ Charles Burnham 10 Charles Burnham (D.C. Bar # 1003464) **BURNHAM & GOROKHOV PLLC** 11 1424 K Street NW, Suite 500 12 Washington, D.C. 20005 Email: charles@burnhamgorokhov.com 13 Telephone: (202) 386-6920 14 15 Counsel for Plaintiff 16 17 18 19 20 21 22 23 24 25 26 **CERTIFICATE OF SERVICE** 27 I hereby certify that a copy of this filing has been served on opposing counsel by email. 28

By: /s/ Charles Burnham Charles Burnham D. Md. Bar 12511 Attorney for Defendant BURNHAM & GOROKHOV, PLLC 1424 K Street NW, Suite 500 Washington, DC 20005 (202) 386-6920 (phone) (202) 265-2173 (fax) Charles@burnhamgorokhov.com