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7 8				
° 9	IN THE UNITED STAT	'ES DISTRICT COURT		
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11	CHRIS WILLIS, MARY WILLIS,) INDIVIDUALLY AND SUCCESSORS IN)	CASE NO. 1:09-CV-01766-LJO-DLB		
12	INTEREST TO STEPHEN WILLIS;) JENNAFER URIBE,)	STIPULATION AND ORDER AUTHORIZING		
13) Plaintiffs,) THE RELEASE OF JUVENILE RECORDS;) STIPULATED PROTECTIVE ORDER		
15) vs.)	REGARDING THE JUVENILE RECORDS OF THE DECEDENT STEPHEN A. WILLIS		
16) CITY OF FRESNO, OFFICER GREG) ER GREG)		
17	CATTON, OFFICER DANIEL ASTACIO,) CHIEF JERRY DYER, and DOES 1 through)			
18	50 inclusive,			
19	Defendants.			
20	1. It is hereby stipulated between the parties,	through their respective counsel, and ordered by this		
21	Court, that the Juvenile Records of the decedent Stephen A. Willis, which are within the custody and			
22	control of the City of Fresno Police Department, be produced pursuant to a stipulated protective order.			
23	2. It is hereby further stipulated to, between the parties, through their respective counsel, and			
24	ordered by this Court, that the following documents will be disclosed pursuant to this stipulation and			
25	protective order:			
26	1. Juvenile Records of Stephen A. Willis			
27	The above-named documents which are maintained by the Fresno City Police Department and			
28	requested by Plaintiffs through discovery, may b	requested by Plaintiffs through discovery, may be disclosed to Plaintiffs pursuant to the protective		
	Stipulation Regarding Authorizing the Release of Juvenile Records	1		
		Deskete Justie e		

1	order detailed below. The documents requested by Plaintiffs contain information which defendants		
2	deem confidential. By the release of these documents pursuant to this Stipulation and Protective		
3	Order, Defendants do not waive their assertion of the confidentiality privilege protecting the above-		
4	named documents from general disclosure.		
5			
6	IT IS SO STIPULATED:		
7	DATED: May 03, 2011		WEAKLEY & ARENDT, LLP
8			
9		By:	/s/Roy C. Santos James D. Weakley
10			Roy C. Santos Attorneys for Defendants
11			
12	DATED: May 03, 2011		WALTER, HAMILTON & KOENIG, LLP
13			
14		By:	/s/Rana Ansari Walter Walker
15			Peter Koenig Rana Ansari
16			Attorneys for Plaintiff
17			
18	IT IS SO ORDERED.		
19	Dated: <u>May 6, 2011</u>		/s/ Dennis L. Beck UNITED STATES MAGISTRATE JUDGE
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	Stipulation Regarding Authorizing the Release of Biological Samples		2