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8	UNITED STATES	DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA		
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11	JANE DOE, an individual,	Case No. 1:15-cv-01641 -JLT	
12	Plaintiff,	ORDER AFTER INFORMAL TELEPHONIC CONFERENCE	
13	vs.	(Doc. 93)	
14	COUNTY OF KERN, et al,		
15	Defendants.		
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17	The Court held an informal telephonic conference at the request of counsel to address		
18	various issues that have arising. Based upon this conference, the Court ORDERS :		
19	1. When filing any further pretrial motions or other briefs that include information that		
20	contain confidential information, the parties SHALL comply with the following procedures:		
21	a. As to plaintiff's brief related to the bifurcation motion, the plaintiff SHALL		
22	provide to opposing counsel via email, an unredacted copy of the "confidential appendix" <u>no later</u>		
23	than June 13, 2016. The parties SHALL meet a	and confer SHALL agree upon the material that	
24	should be redacted <u>no later than June 21, 2016</u> . Defendants SHALL follow the procedures set		
25	forth above in paragraph 1(c) related to their brief regarding birfurcation;		
26	b. Counsel SHALL file their motions in limine no later than June 16, 2017 ,		
27	with confidential information redacted. Concurrently with the filing, counsel SHALL provide		
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1 unredacted copies of the motion to opposing counsel via email;

2	c. <u>No later than June 22, 2017</u> , counsel opposing the motion in limine		
3	SHALL review the redacted and the unredacted version of the motion to ensure they agree with the		
4	redactions that have been made. No later than June 23, 2016, the moving party SHALL lodge		
5	with the Court via email to <u>JLTOrders@caed.uscourts.gov</u> an unredacted copy of each motion. If		
6	there is any disagreement with the redactions already made in the filed copy of any motion, the		
7	moving party SHALL also lodge a finalized copy of the redacted motion. If there are no changes		
8	sought related to the redactions made in the filed copy, no further redacted copy should be lodged;		
9	d. Assuming any party seeks to file opposition to a motion in limine which		
10	includes material that should be filed under seal, the parties SHALL meet and confer and SHALL		
11	agree upon the material that should be redacted. The parties are authorized to file the motion with		
12	this material redacted. At the same the party files the redacted opposition, the party SHALL also		
13	lodge with the Court via email to <u>JLTOrders@caed.uscourts.gov</u> , an unredacted copy of each		
14	motion;		
15	e. Any other filings before trial SHALL comply with the procedures set forth in		
16	paragraph (c) above;		
17	e. Any motion filed according to Federal Rules of Evidence 412, any opposition		
18	and any reply thereto, SHALL be filed under seal. In this event, the moving party SHALL file a		
19	notice of the motion and lodge a copy of the motion with the Court via email to		
20	<u>JLTOrders@caed.uscourts.gov</u> . For the opposition and reply briefs, the party SHALL file a notice		
21	of filing the document and, at the same time, lodge a copy of the motion with the Court via email to		
22	JLTOrders@caed.uscourts.gov;		
23	2. In addition to the exhibit binders described in the pretrial order (Doc.83 at 40-41),		
24	counsel may provide a fourth type of exhibit binder. This category of documents includes those		
25	upon which both sides may wish to rely but which will not be admitted except after the proponent		
26	properly moving the exhibit into evidence at trial. This exhibit binder SHALL be titled, "Shared		
27	Exhibits" and SHALL be numbered beginning with "SE 1." All other requirements for treatment		
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1	of the exhibits, set forth in the pretrial orde	er (Doc. 83 at 40-41), SHALL apply to the Shared	
2	Exhibits.		
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4	IT IS SO ORDERED.		
5	Dated: June 12, 2017	/s/ Jennifer L. Thurston	
6		UNITED STATES MAGISTRATE JUDGE	
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