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 8
                             UNITED STATES DISTRICT COURT
 9
                      FOR THE EASTERN DISTRICT OF CALIFORNIA
10
11
    JANE DOE.
                                                ) CASE NO. 1:16-cv-01469 JLT
12
                                                  STIPULATION FOR TAKING THE
                  Plaintiff.
                                                  DEPOSITION OF SELENA DELEON, AND
13
                                                 ORDER THEREON [F.R.C.P. Rule
                  VS.
                                                 30(a)(2)(B)
14
     COUNTY OF KERN, GEORGE
                                                ) (Doc. 27)
     ANDERSON, and DOES 1-10;
15
16
                   Defendants.
17
           COME NOW the parties to the above captioned lawsuit, by and through their attorneys
18
19
    of record herein, and hereby stipulate to the deposition of SELENA DE LEON, an individual
20
    identified as a percipient witness in the above captioned matter. Said deposition has been
    noticed to be taken at the California Institute for Women, located in Corona, California, where
21
22
    Ms. DeLeon is currently incarcerated. Said deposition is scheduled to be taken on May 31,
23
    2017, starting at the hour of 10:00 a.m., and will be recorded both by a Certified Shorthand
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26
27
28
    ///
     Stipulation for Taking the Deposition of
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Selena DeLeon, and Order Thereon

1	Reporter and by sound and video recording.	
2	IT IS SO STIPULATED.	
3		
4	DATED: May 17, 2017.	CHAIN COHN STILES
5		
6	By:	/s/ Neil K. Gehlawat DAVID K. COHN
7		NEIL K. GEHLAWAT, Attorneys for Plaintiff, Jane Doe
8	DATED: May 17, 2017.	
9	2111221 may 17, 20171	/s/ Thomas C. Seabaugh THOMAS C. SEABAUGH,
10		Attorney for Plaintiff, Jane Doe
11	DATED: May 17, 2017.	COUNTY OF KERN
12	By:	/s/ Kathleen Rivera KATHLEEN RIVERA, Deputy
13		County Counsel, Attorney for Defendant, County of Kern
14	DATED: May 17, 2017.	WEAKLEY & ARENDT, LLP
15	2111221 11111/ 17, 20171	,, _, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
16	By:	/s/ Leslie M. Dillahunty JAMES D. WEAKLEY
17		LESLIE M. DILLAHUNTY Attorneys for Defendant,
18		George Anderson
19	<u>ORDER</u>	
20	The request to take the deposition of the incarcerated witness, Selena DeLeon is	
21	GRANTED provided counsel complies with the rules and regulations of the prison facility in	
22	setting and taking the deposition.	
23	IT IC CO ODDEDED	
24	IT IS SO ORDERED.	
25	Dated: <u>May 18, 2017</u>	/s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE
26		
27		
28		
	Stipulation for Taking the Deposition of Selena DeLeon, and Order Thereon	