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3	Facsimile: (530) 889-4069			
4	Attorneys for Defendant			
5	PLACER COUNTY DISTRICT ATTORNEY'S OFFICE			
6	JILL P. TELFER, (STATE BAR NO. 145450) LAW OFFICES OF JILL P. TELFER			
7	A Professional Corporation 331 J Street, Suite 200			
8	Sacramento, California 95814 Telephone: (916) 446-1916			
9	Facsimile: (916) 446-1726 Email: jtelfer@telferlaw.com			
10				
11	Attorneys for Plaintiff KARIN BJORK			
12				
	UNITED STATES OF DISTRICT COURT			
13	EASTERN DISTRICT OF CALIFORNIA			
14	KARIN BJORK,	Lead Case No. 2:14-cv-01983-MCE-EFB		
15	Plaintiff,	Case No. 2:13-cv-01616-MCE-EFB		
16	vs.	AMENDED STIPULATED SUPPLEMENTAL PROTECTIVE		
17	COUNTY OF PLACER THE DISTRICT	COURT ORDER REGARDING PRIVATE AND CONFIDENTIAL		
18	ATTORNEY'S OFFICE, and DOES 1 through 10, inclusive,	DOCUMENTS FOR THIRD-PARTY		
19		WITNESS		
20	Defendant.			
21				
22	KARIN BJORK,			
23	Plaintiff, vs.			
24				
25	COUNTY OF PLACER THE DISTRICT ATTORNEY'S OFFICE, and DOES 1			
	through 10, inclusive,			
26	Defendant.			
27				
28	AMENDED Stimulated Supplemental Protective Court	1 t Order Regarding Private and Confidential Documents		
		arty Witness		
		Dockets.Justia		

1	The partice Plaintiff KARIN RIOPK ("Plaintiff") and Defendent COUNTY OF PLACER		
	The parties, Plaintiff, KARIN BJORK ("Plaintiff") and Defendant, COUNTY OF PLACER		
2	THE DISTRICT ATTORNEY'S OFFICE ("Defendant"), by and through their respective counsel,		
3	hereby stipulate to entry of this Stipulated Supplemental Protective Order ("Supplemental		
4	Protective Order") with third party witness Suzanne Gazzaniga ("Third-Party") regarding personnel		
5	records and other confidential information of Plaintiff, Defendant, Third-Party, and other third		
6	parties, as set forth below ("PROTECTED INFORMATION"). This Supplemental Protective Order		
7	supplements, as to Suzanne Gazzaniga only, the Stipulation and Protective Court Order Regarding		
8	Private and Confidential Documents, Docket Entry No. 11 in this action ("Original Protective		
9	Order", a copy of which is attached hereto as Exhibit "1"), which Plaintiff and Defendant		
10	acknowledge shall also apply to Third-Party. This stipulation is as follows:		
11	1. The following is added to the end of Section 1 of the Original Protective		
12	Order:		
13	PROTECTED INFORMATION includes information related to employment files, including		
14	but not limited to: (1) performance evaluations, letters of commendation or recommendation; (2)		
15	information generated in the course of employment in a classified or confidential position to which		
16	the information is confidential as it relates to other employees; (3) confidentiality agreements; and		
17	(4) confidential information deemed confidential under other laws of the State of California. The		
18	purpose of this agreement is to ensure that any information that falls within the category of		
19	PROTECTED INFORMATION shall be used only for purposes of the litigation and shall not be		
20	disclosed other than as expressly permitted.		
21	2. Section 2 of the Original Protective Order is amended as follows:		
22	a. Subsection (a) is amended as follows: "Attorneys representing Plaintiff,		
23	Defendant, and their employees;"		
24	b. Subsection (c) is amended as follows: "Any person from whom testimony is		
25	taken in this action, during the taking of that testimony, provided the person is not permitted to		
26	retain copies of the PROTECTED INFORMATION;"		
27	c. Subsection (d) is amended as follows: "The Court, subject to the procedures		
28			
	AMENDED Stipulated Supplemental Protective Court Order Regarding Private and Confidential Documents for Third-Party Witness		

set forth in paragraph 5 below;"

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d. Subsection (e) is stricken.

e. A new subsection (e) is inserted as follows: "Any other persons as expressly
permitted, in writing, by the party or Third-Party that designated the material as PROTECTED
INFORMATION; and"

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f. A new subsection (f) is inserted as follows: "All persons in subsections (b),
(c) and (e) above shall sign Exhibit A hereto before any PROTECTED INFORMATION is
disclosed to them, and the party obtaining the signature must maintain the executed Exhibit A."

9 3. The first sentence of Section 3 of the Original Protective Order is amended as
10 follows: "A party may apply to the Court for a ruling that the PROTECTED INFORMATION is not
11 entitled to such status and protection upon providing reasonable notice and opportunity to respond
12 to the (i) opposing party, and (ii) Third-Party that designated the PROTECTED INFORMATION."

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Section 4 of the Original Protective Order is amended to add the following:

(b) Third-Party or its counsel may also designate deposition transcripts, or portions thereof,
as PROTECTED INFORMATION by notifying counsel for the parties of such designation within
thirty (30) days of receipt of the deposition transcript ("the Review Period"). The entire transcript
shall be treated as PROTECTED INFORMATION until the Review Period is complete.

5. The first sentence of Section 5 of the Original Protective Order is amended as
follows: "The PROTECTED INFORMATION and information contained therein may be offered
into evidence at trial or in any hearing on this matter provided that the party who offers it into
evidence provides reasonable notice and an opportunity to respond to the (i) opposing party, (ii)
Third-Party that designated the PROTECTED INFORMATION, and (iii) person whose privacy
right or confidentiality interest is affected, any of whom may thereupon request an order that the
evidence be received in camera or under such other conditions to prevent unnecessary disclosure."

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6. Section 7 of the Original Protective Order is amended to add the following:

(c) All documents and transcripts designated as PROTECTED INFORMATION by Third-Party or her counsel shall be returned to Third-Party or her counsel within sixty (60) days of the

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1 conclusion of this action; provided, however, that counsel for the parties may each retain one (1) 2 copy of all documents and transcripts designated as PROTECTED INFORMATION for archival 3 purposes only, to be maintained in a matter so as to retain their confidentiality. 7.

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The following Section 9 is added to the Original Protective Order:

5 Transcripts containing PROTECTED INFORMATION, shall include a list of all pages 6 (including line numbers as appropriate) that have been designated PROTECTED INFORMATION. 7 The parties shall inform the court reporter of these requirements. The entire transcript shall be 8 treated as PROTECTED INFORMATION until the Review Period is complete.

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The following Section 10 is added to the Original Protective Order:

10 An inadvertent failure to designate does not waive protection under this Order. Upon a 11 timely assertion or correction of a designation, all recipients must make reasonable efforts to ensure 12 that the material is treated according to this Order.

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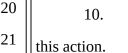
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The following Section 11 is added to the Original Protective Order:

14 If a receiving party learns that, by inadvertence or otherwise, it has disclosed the 15 PROTECTED INFORMATION to any person or in any circumstance not authorized under this 16 Order, it must immediately (a) notify in writing, the person who designated the information or 17 document of the unauthorized disclosure; (b) use its best effort to retrieve all unauthorized copies of 18 the designated material; (c) inform the person to whom unauthorized disclosure was made of all the 19 terms of this Order; and (d) use reasonable efforts to have such person execute Exhibit A hereto.



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10. This Supplemental Protective Order shall continue in effect after the conclusion of

AMENDED Stipulated Supplemental Protective Court Order Regarding Private and Confidential Documents for Third-Party Witness

1	IT IS S	O STIPULATED.	
2	Dated:	May 27, 2016	LAW OFFICES OF JILL P. TELFER
3			A Professional Corporation
4			
5			/s/ Jill P. Telfer JILL P. TELFER
6			Attorneys for Plaintiff
7	Dated:	May 27, 2016	PLACER COUNTY COUNSEL'S OFFICE
8			
9			/s/ David K. Huskey DAVID K. HUSKEY
10		O ORDERED.	Attorneys for Defendant County of Placer
11		June	no ATRA
12	Dated:	May, 2016	Sommer F. Birmon
13			EDMUND F. BRENNAN UNITED STATES MAGISTRATE JUDGE
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28	AMENI	DED Stipulated Supplement	5 tal Protective Court Order Regarding Private and Confidential Documents
			for Third-Party Witness

1	EXHIBIT A:		
2	AGREEMENT TO BE BOUND I, [print or type full name], of [print or type		
3 full -	address], declare under penalty of perjury that I have read in its entirety and understand the		
4	ective Orders that were issued by the United States District Court for the Eastern District of		
5	fornia on January 8, 2014 (Docket No. 11) and on [date and docket] in		
6			
7	case of KARIN BJORK, Plaintiff, vs. COUNTY OF PLACER THE DISTRICT ATTORNEY'S		
8	FICE, and DOES 1 through 10, inclusive, case number 2:13-cv-01616-MCE-EFB ("the		
9	ers"). I agree to comply with the Orders and to be bound by all their terms, and I understand		
10	acknowledge that failure to so comply could expose me to sanctions as a punishment for		
11 cont	empt.		
12	I solemnly promise that I will not disclose in any manner any information or items that are		
13 subj	ect to the Orders to any person or entity except in strict compliance with the Orders.		
14	I further agree to submit to the jurisdiction of the united State District Court for the Eastern		
15 Dist	rict of California for the purpose of enforcing the Orders, even if such enforcement proceedings		
16 occu	r after termination of this action.		
17 Date			
18			
19 City	and State where sworn and signed:		
20 Print	ted Name:		
21			
22 ^{Sign}	ature:		
$23 \parallel_{\text{Witr}}$	ness or Notary:		
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AMI	ENDED Stipulated Supplemental Protective Court Order Regarding Private and Confidential Documents for Third-Party Witness		

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26	EXHIBIT 1
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28	7 AMENDED Stipulated Supplemental Protective Court Order Regarding Private and Confidential Documents for Third-Party Witness
	Ior Inird-Party Witness

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1	PLACER COUNTY COUNSEL'S OFFICE
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4	Facsimile: (530) 889-4069
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6	JILL P. TELFER, (State Bar No. 145450)
7	LAW OFFICES OF JILL P. TELFER
8	A Professional Corporation 331 J Street, Suite 200
9	Sacramento, California 95814 Telephone: (916) 446-1916
10	Facsimile: (916) 446-1726
11	Email: jtelfer@telferlaw.com
12	Attorneys for Plaintiff KARIN BJORK
13	
14	UNITED STATES DISTRICT COURT
15	EASTERN DISTRICT OF CALIFORNIA
16	KARIN BJORK) Case No. 2:13-cv-01616-MCE-EFB
17)
18	Plaintiff,)STIPULATION AND PROTECTIVEvs.)COURT ORDER REGARDING
19	COUNTY OF PLACER THE DISTRICT) PRIVATE AND CONFIDENTIAL DOCUMENTS
20	ATTORNEY'S OFFICE, and DOES 1 through)
21	10, inclusive,)
22	Defendants)
23	The parties hereto, being Plaintiff KARIN BJORK and Defendant COUNTY OF PLACER THE
24	DISTRICT ATTORNEY'S OFFICE, by and through their respective counsel, hereby stipulate to
25	District mitoki (ET 5 office), by and through their respective counsel, hereby supulate to
	entry of a protective order regarding personnel records of Plaintiff and third parties. This
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26 27	entry of a protective order regarding personnel records of Plaintiff and third parties. This
	entry of a protective order regarding personnel records of Plaintiff and third parties. This
27	entry of a protective order regarding personnel records of Plaintiff and third parties. This

Case 2:13-cv-01616-MCE-EFB Document 11 Filed 01/08/14 Page 2 of 4

These documents are protected by the right of privacy. The information to be covered by
 this Stipulation and Protective Order and shall hereinafter be referred to as the "PROTECTED
 INFORMATION."

2. Except with the prior written consent of defendants, any of the PROTECTED INFORMATION may not be disclosed to any person with the following exceptions only:

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(a) Attorneys representing plaintiff and their employees;

8 (b) Any person not employed by plaintiff who is expressly retained by any attorney
 9 described in paragraph 2(a) to assist in trial preparation;

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(c) Any person of whom testimony is taken or to be taken in this action;

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(d) The Court, subject to the procedures set forth in paragraph 6 below.

12 A copy of this Stipulation and Protective Order shall be delivered by counsel for (e) 13 plaintiffs to each person, expert, agent, representative or consultant who is permitted by defendants 14 to view, examine, pursue or otherwise inspect the PROTECTED INFORMATION or any part of it, 15 or copies lists or summaries thereof, in connection with this litigation. Such persons shall also 16 execute a document containing a recital signifying his or her understanding of the terms of the 17 18 Stipulation and Protective Order, that said person agrees to be bound by it and to submit to the 19 jurisdiction of the United States District Court, Eastern District of California, for purposes of 20 enforcement of this Stipulation.

A party may apply to the Court for a ruling that the PROTECTED INFORMATION is not
entitled to such status and protection upon providing reasonable notice and opportunity to respond
to the opposing party. This stipulated protective order does not require the production of
information, a party deems especially sensitive or personnel information. This stipulated protective
order does not require the production of information that a party deems especially sensitive. If such

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Case 2:13-cv-01616-MCE-EFB Document 11 Filed 01/08/14 Page 3 of 4

a stipulation arises, then either party may seek further orders from the Court as they deem necessary.

3 4. A deponent may, during a deposition, be shown and examined concerning the PROTECTED
4 INFORMATION subject to the following procedures:

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(a) Within 24 days after receiving a transcript of such deposition, information or documents within the deposition transcript which plaintiff or defendants believe is entitled to protection may mark the pages by writing "confidential" at the top of each page containing confidential information. If this procedure is not followed, then none of the transcript or exhibits thereto shall be treated as confidential or subject to protection pursuant to this order.

11 5. The PROTECTED INFORMATION and information contained therein may be offered into 12 evidence at trial or in any hearing on this matter provided that the party designated to offer it gives 13 reasonable advanced notice to the other party, who may thereupon request an order that the 14 evidence be received in camera or under such other conditions to prevent unnecessary disclosure. 15 The Court will thereupon determine whether the proper evidence shall continue to be treated as 16 confidential information pursuant to this Order, and, if so, what protection should be afforded such 17 18 information at trial or the hearing.

Persons entitled to access to the PROTECTED INFORMATION and information contained
therein pursuant to this Order shall use such document and information only for preparation and
trial of this action, including appeals and retrials. It is expressly agreed and understood that nothing
in this Order shall be deemed a waiver of either party's rights to oppose discovery on grounds other
than it constitutes, contains or seeks confidential information.

At the conclusion of this action, whether by final judgment (after exhaustion of all appeals),
settlement or otherwise, the following steps shall be taken:

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STIPULATION AND PROTECTIVE ORDER

1	(a) Within a reasonable time not to exceed ninety (90) days after the conclusion		
2	of the action, counsel of record for plaintiff shall collect and return to defendant the PROTECTED		
3	INFORMATION, and all copies;		
4	(b) Counsel for defendants shall be responsible for collecting such documents		
5	from any and all experts, consultants, witnesses, attorneys and employees of defendants, as well as		
6	any other persons to whom such documents were provided by defendant or his attorney.		
7			
8	8. This stipulation shall continue in effect after the conclusion of this action.		
9	IT IS SO STIPULATED.		
10	Dated: January 2, 2014 LAW OFFICES OF JILL P. TELFER		
11	A Professional Corporation		
12	/s/ Jill P. Telfer		
13 14	JILL P. TELFER Attorney for Plaintiff		
14	Automey for Flamun		
16			
17	Dated: January 2, 2014 PLACER COUNTY COUNSEL'S OFFICE		
18			
19	/s/ David K. Huskey		
20	DAVID K. HUSKEY Attorney for Defendant County of Placer		
21	IT IS SO ORDERED.		
22			
23	Dated: January 8, 2014.		
24	EDMUND F. BRENNAN UNITED STATES MAGISTRATE JUDGE		
25 26			
26 27			
27			
20	4 STIPULATION AND PROTECTIVE ORDER		