	KRISTA C. GEDDES, SB# 288657		
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	kristalaw10@yahoo.com		
,	Attorney for Darin Martin		
)		IN THE UNITED STATES DISTRICT COURT	
, [FOR THE EASTERN DISTRIC	T OF CALIFORNIA	
		No.: 2:14-cv-02214-TLN-KJN	
	v. DOCU	CE OF REQUEST TO SEAL JMENTS; REQUEST TO SEAL JMENTS AND ORDER	
	UNITED STATES OF AMERICA,		
	Date: Time:	June 2, 2016 2 p.m. 2, 15 th Floor	
		Γroy L. Nunley	
	TO THE COURT AND ALL DARTIES OF RECORD, Plaintiff annual bombo wife and		
	TO THE COURT AND ALL PARTIES OF RECORD: Plaintiff counsel hereby notifies all parties and the Court that, pursuant to Local Rules 140 and 141, Federal Rules of Civil Procedure 5.2		
	and 26, Plaintiff requests the following documents filed May 19, 2016 be sealed: Plaintiff's Exhibits		
	A - E, and Exhibits H, I, and K - O in Declaration of Krista C. Geddes in Support of Plaintiff's Opposition to Defendant's Motion for Summary Judgment consisting of Plaintiff's relevant Bureau		
	of Prisons Health Services Clinic Encounter Records and Bureau of Prisons Health Services Patient		
	Education Records from FCI Herlong for 2013-2014.		
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	1. NOTICE OF REQUEST TO SEAL DOCUMENTS;		
	REQUEST TO SEAL DOCUMENTS AND PROPOSED ORDER		

1 2 Plaintiff's Request to Seal Documents and the proposed order were submitted to the court 3 and served on all other parties on May 20, 2016. The documents themselves were previously 4 submitted to the court and served on all other parties on May 19, 2016. 5 6 Pursuant to Local Rules 140 and 141, Federal Rules of Civil Procedure 5.2 and 26, Plaintiff 7 hereby requests that the following documents filed May 19, 2016 be sealed. Plaintiff's Exhibits A E, and Exhibits H, I, and K - O in Declaration of Krista C. Geddes in Support of Plaintiff's 8 9 Opposition to Defendant's Motion for Summary Judgment consisting of Plaintiff's relevant Bureau 10 of Prisons Health Services Clinic Encounter Records and Bureau of Prisons Health Services Patient 11 Education Records from FCI Herlong for 2013-2014. This request is made pursuant to Local Rules 12 140 and 141 due to private information inadvertently being filed. Plaintiff submits herewith an 13 amended Declaration of Krista C. Geddes in Support of Plaintiff's Opposition to Defendant's 14 Motion for Summary Judgment with the appropriate reductions pursuant to Local Rule 140. 15 16 17 18 Dated: May 20, 2016 Respectfully submitted, 19 /s/ Krista C. Geddes 20 Krista C. Geddes Attorney for DARIN MARTIN 21 22 IT IS SO ORDERED. 23 Dated: May 24, 2016 24 25 Troy L. Nunley 26 United States District Judge 27

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