

1 ANTHONY J. POIDMORE (SBN 51346)
 apoidmore@justice4you.com
 2 CLAYEO C. ARNOLD, A PROFESSIONAL LAW CORPORATION
 865 Howe Avenue
 3 Sacramento, California 95825
 Telephone: (916) 924-3100
 4 Facsimile: (916) 924-1829

5 Attorney for Plaintiff
 JAIME SCHMIDT

7 TIMOTHY G. YEUNG (SBN 186170)
 tyeung@sloansakai.com
 8 STEVE CIKES (SBN 235413)
 scikes@sloansakai.com
 9 SLOAN SAKAI YEUNG & WONG LLP
 555 Capitol Mall, Suite 600
 10 Sacramento, California 95814
 Telephone: (916) 258-8800
 11 Facsimile: (916) 258-8801

12 Attorneys for Defendant
 SUPERIOR COURT OF CALIFORNIA,
 13 COUNTY OF SHASTA (erroneously sued herein as
 SHASTA COUNTY MARSHAL'S OFFICE)

14
 15 UNITED STATES DISTRICT COURT
 16 EASTERN DISTRICT OF CALIFORNIA

17 JAIME SCHMIDT, DEBRA KNOWLES,
 18 ELIZABETH SAMPSON, AND RYAN
 HENRIOULLE,

19 Plaintiffs,

20 v.

21 SHASTA COUNTY MARSHAL'S OFFICE
 22 AND JOEL DEAN,

23 Defendants.

Case No. 2:14-CV-02471-MCE-CMK

**STIPULATION AND PROTECTIVE ORDER
 REGARDING PRIVILEGED AND
 CONFIDENTIAL INFORMATION**

Date: January 10, 2019
 Time: 2:00 p.m.
 Courtroom: 7
 Judge: Hon. Morrison C. England, Jr.

Complaint Filed: October 21, 2014
 Trial Date: February 25, 2019

SLOAN SAKAI LLP YEUNG & WONG LLP
 Attorneys at Law

1 Pursuant to Local Rule 140(b), Defendant Superior Court of California, County of Shasta
2 (“Defendant” or “Superior Court”) and Plaintiff Jaime Schmidt (“Plaintiff” or “Schmidt”) (collectively,
3 the “Parties”) hereby stipulate and agree as follows:

4 1. A trial on Plaintiff’s ninth and tenth causes of action against Defendant for retaliation
5 under Title VII of the Civil Rights Act of 1964, as amended (“Title VII”) and California’s Fair
6 Employment and Housing Act (“FEHA”) is scheduled to commence on February 25, 2019.

7 2. Depending on the scope of the allegations presented at trial (as will be determined by the
8 Court’s rulings on the parties’ concurrently-filed motions *in limine*), the Parties may need to present
9 evidence (including exhibits) containing confidential personnel information with regard to non-party
10 employees subject to state and federal rights to privacy (hereinafter, “Confidential Personnel
11 Information”).

12 3. Such Confidential Personnel Information may include records taken from the personnel
13 files of non-party employees who have not waived or otherwise elected to forego any claimed right of
14 privacy to said information as well as documents reflecting or relating to internal complaints lodged by
15 or against non-party employees as well as Defendant’s investigation into said complaints.

16 4. Accordingly, the Parties agree and request permission to redact from exhibits offered at
17 trial qualifying as or containing such Confidential Personnel Information any identifying information
18 with regard to non-party employees, including the employee’s name, date of birth, employee number or
19 other similar identifying information. In the event the Court so orders, the Parties will also lodge
20 unredacted copies of said exhibits under seal.

21 5. There is good cause and particularized need for the protective order proposed herein. The
22 privacy rights of non-party employees would likely be harmed if documents (including documents from
23 their personnel files) were left without any protection and presented to the jury for consideration.
24 Consequently, courts regularly and frequently limit the disclosure of such highly confidential and
25 sensitive personnel information. *See, e.g., Knoll v. American Tel. & Tel. Co.*, 176 F.3d 359, 365 (6th Cir.
26 1999) (affirming district court’s decision to limit access of defendant’s employees because “personnel
27 files might contain highly personal information such as an individual’s unlisted address and telephone
28 number, marital status, wage information, medical background, credit history (such as requests for

1 garnishment of wages), and other work-related problems unrelated to plaintiff’s claims”); *Grinzi v.*
2 *Barnes*, 2004 WL 2370639, at *3 (N.D. Cal. Oct. 20, 2004) (“The proper mechanism for an employer to
3 use to protect an employee’s privacy interests in his personnel file is to obtain, either by stipulation or
4 motion, a properly crafted protective order”).

5 **IT IS SO STIPULATED.**

6 Respectfully submitted,

7 Dated: December 13, 2018

CLAYEO C. ARNOLD, A PROFESSIONAL LAW
CORPORATION

8 By: _____ /s/
9 Anthony J. Poidmore
10 Attorney for Plaintiff Jaime Schmidt
11

12 Dated: December 13, 2018

SLOAN SAKAI YEUNG & WONG LLP


13 By: _____ /s/
14 Steve Cikes
15 Attorney for Defendant Superior Court of California,
16 County of Shasta
17

PROTECTIVE ORDER

18 Per the Parties’ stipulation, and good cause appearing therefor, it is hereby ordered that the Parties
19 are permitted to redact from exhibits offered at trial qualifying as or containing Confidential Personnel
20 Information any identifying information with regard to non-party employees, including the employee’s
21 name, date of birth, employee number or other similar identifying information. In the event the Court so
22 orders, the Parties will also lodge unredacted copies of said exhibits under seal.

23 **IT IS SO ORDERED.**

24 Dated: December 30, 2018

25 
26 MORRISON C. ENGLAND, JR.
27 UNITED STATES DISTRICT JUDGE
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