1 2 3 4 5 6 7	sgross@gross-law.com jsa DAN C. GOLDBERG (#287923) Al dgoldberg@gross-law.com ap GROSS LAW, P.C. Kl The Embarcadero kr Pier 9, Suite 100 JC San Francisco, CA 94111 50 t (415) 671-4628 Sa f (415) 480-6688 t (OSEPH R. SAVERI (#130064) averi@saverilawfirm.com NDREW M. PURDY (#261912) urdy@saverilawfirm.com EVIN E. RAYHILL (#267496) ayhill@saverilawfirm.com OSEPH SAVERI LAW FIRM, INC. 5 Montgomery Street, Suite 625 n Francisco, CA 94111 415) 500-6800 415) 395-9940	
8	Attorneys for Plaintiffs the Paskenta Band of Nomlaki Indians and the Paskenta Enterprises Corporation		
9 10	UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA		
12	PASKENTA BAND OF NOMLAKI INDIANS; and PASKENTA ENTERPRISES	CASE NO.: 2:15-cv-00538-GEB- CMK	
13	CORPORATION,		
14	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER REGARDING PROPOSED DEDACTIONS TO DOCKET NO	
15	v. INES CROSBY; JOHN CROSBY; LESLIE	REDACTIONS TO DOCKET NO. 72-2	
16	LOHSE; LARRY LOHSE; TED PATA; JUAN PATA; CHRIS PATA; SHERRY MYERS;		
17	FRANK JAMES; UMPQUA BANK; UMPQUA HOLDINGS CORPORATION;		
18	CORNERSTONE COMMUNITY BANK; CORNERSTONE COMMUNITY BANCORP;		
19	JEFFERY FINCK; GARTH MOORE; GARTH MOORE INSURANCE AND FINANCIAL		
20	SERVICES, INC.; ASSOCIATED PENSION CONSULTANTS, INC.; HANESS &		
21	ASSOCIATES, LLC; ROBERT M. HANESS; THE PATRIOT GOLD & SILVER		
22	EXCHANGE, INC.; and NORMAN R. RYAN, Defendants,		
23	QUICKEN LOANS, INC.; CRP 111 WEST		
24	141ST LLC; CASTELLAN MANAGING MEMBER LLC.; CRP WEST 168TH STREET		
25	LLC; and CRP SHERMAN AVENUE LLC, Nominal Defendants.		
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GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUTTE 100 SAN FRANCISCO, CA 94111	STIPULATION AND [PROPOSED] ORDER REGARDING PROPO 2:15-cv-00538-GEB-CMK	DSED REDACTIONS TO DOCKET NO. 72-2; Case No.	

1	WHEREAS, on June 29, 2015, the Paskenta Band of Nomlaki Indians and Paskenta			
2	Enterprises Corporation ("Plaintiffs") filed their Motion for a Preliminary Injunction			
3	("Motion"), Dkt. No. 72, which seeks to freeze the assets of Defendants Ines Crosby, John			
4	Crosby, Leslie Lohse, and Larry Lohse ("Defendants");			
5	WHEREAS, due to an oversight by Plaintiffs, Dkt. No. 72-2, the Declaration of Brandin			
6	Paya in Support of Plaintiffs' Motion was filed with an attached Exhibit A which failed to			
7	redact certain private, identifying information of Defendants', including full social security			
8	numbers, home addresses, dates of birth, and driver's license numbers;			
9	WHEREAS, Civil Local Rule 140 requires the redaction of such identifying			
10	information;			
11	WHEREAS, all information filed with the Court is of public record;			
12	WHEREAS, the identifying information contained in Dkt. No. 72-2, Ex. A, may be			
13	readily accessed and used to perpetrate a criminal act;			
14	WHEREAS, the parties are in full agreement that the confidential identifying			
15	information should be prevented from public access;			
16	WHEREAS, the following redactions have been made to Dkt. No. 72-2, Ex. A, a copy of			
17	which is submitted herewith:			
18	1.	On page 2, Jon Pata's social security number and date of birth have been		
19		redacted;		
20	2.	On page 7, entitled "Currency Transaction Report," Ines Crosby's home address,		
21		driver's license number, social security number, and date of birth have been		
22		redacted;		
23	3.	On page 8, Ines Crosby's driver's license number, home address, date of birth,		
24		social security number, and P.O. Box number have been redacted;		
25	4.	On page 9, Ines Crosby's home address and social security number have been		
26		redacted from her W-9 tax form;		
27	5.	On page 12, Ines Crosby's home address, driver's license number, social security		
28				
	STIPULATION AND [PROPOSED] ORDER REGARDING PROPOSED REDACTIONS TO DOCKET NO. 72-2; Case No. 2:15-cv-00538-GEB-CMK 1			
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1	number, and date of birth have been redacted; and		
2	6. On page 19, the home addresses of each of the individuals listed have been		
3	redacted.		
4			
5	IT IS HEREBY STIPULATED, by and between Plaintiffs and Defendants, by and		
6	through their respective counsel, pursuant to 5.2(a) and Civil Local Rules 140 and 143, and		
7	subject to approval by the Court, that:		
8	1. The Clerk is instructed to remove Dkt. No. 72-2 from the case file; and		
9	2. Plaintiffs may file the attached redacted copy of Dkt. No. 72-2.		
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11	IT IS HEREBY STIPULATED:		
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13			
14	DATED: July 29, 15 GRC	DSS LAW, P.C.	
15	By:	/s/ Daniel Goldberg	
16		Daniel C. Goldberg	
17		Attorneys for Plaintiffs PASKENTA BAND OF NOMLAKI INDIANS and PASKENTA	
18		ENTERPRISES CORPORATION	
19			
20			
21	DATED: July 29, 15 LIB	ERTY LAW, A.P.C.	
22	By:	/s/ John Murray (as authorized on July 28, 2015)	
23		John M. Murray Attorneys for Defendants INES CROSBY,	
24		JOHN CROSBY, LESLIE LOHSE, LARRY LOHSE, TED PATA, JUAN PATA, CHRIS	
25		PATA, SHERRY MYERS, FRANK JAMES, THE PATRIOT GOLD & SILVER	
26		EXCHANGE, INC., and NORMAN R. RYAN	
27			
28 GROSS LAW, P.C.	28		
THE EMBARCADERO PIER 9, SUITE 100 SAN FRANCISCO, CA 94111	STIPULATION AND [PROPOSED] ORDER REGARI 2:15-cv-00538-GEB-CMK	DING PROPOSED REDACTIONS TO DOCKET NO. 72-2; Case No. 2	

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2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	Dated: July 29, 2015
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6	Jabe E. fundly
7	GARIAND E. BURRELL, JR. Senior United States District Judge
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AW, P.C. RCADERO JITE 100 CISCO, CA 11	STIPULATION AND [PROPOSED] ORDER REGARDING PROPOSED REDACTIONS TO DOCKET NO. 72-2; Case No. 2:15-cv-00538-GEB-CMK

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