1	Inc. Case No. 2:16-cv-02175 SB. For the foregoing reasons, this action should be consolidated
2	with the Related Johnson Claim: (1) each case is assigned to two separate judges; (2) there is
3	significant overlap of legal and factual issues concerning, inter alia, Johnson's employment
4	with LKQ Foster Auto Parts; (3) consolidation would avoid the need for duplicative discovery;
5	and (4) consolidation would promote judicial efficiency by lessening the burden on the parties
6	and witnesses, consume less judicial resources than multiple lawsuits running in parallel,
7	reduce the relative expense to all concerned, and not prejudice the Plaintiff.
8	
9	
10	IT IS SO STIPULATED.
11	
12	Dated: November 7, 2016 By: /s/ Katarzyna W. Nowak
13	FISHER & PHILLIPS LLP Katarzyna W. Nowak
14	Counsel for Defendants LKQ FOSTER AUTO PARTS, INC.,
15	LKQ CORPORATION, INC.
16	
17	
18	Dated: November 7, 2016 By: /s/ Barbara E. Figari THE FIGARI LAW FIRM
19	Barbara E. Figari Counsel for Plaintiff
20	SHLANDA JOHNSON
21	
22	
23	
24	
25	
26	
27	
28	2

1	
2	<u>ORDER</u>
3	GOOD CAUSE appearing, IT IS HEREBY ORDERED that:
4	1. Johnson v. LKQ Foster Auto Parts, Inc., Case No. 2:15-cv-02413-KJM-AC, and
5	Johnson v. LKQ Corporation, Case No. 2:16-cv-02175 SB, are hereby consolidated
6	for all purposes.
7	2. All future filings shall reference case number 2:15-cv-02413 KJM AC.
8	3. The Clerk of the Court make appropriate adjustment in the assignment of civil cases
9	to compensate for this consolidation.
10	IT IS SO ORDERED.
11	DATED: April 20, 2017.
12	100 00 /
13	UNITED STATES DISTRICT JUDGE
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	2