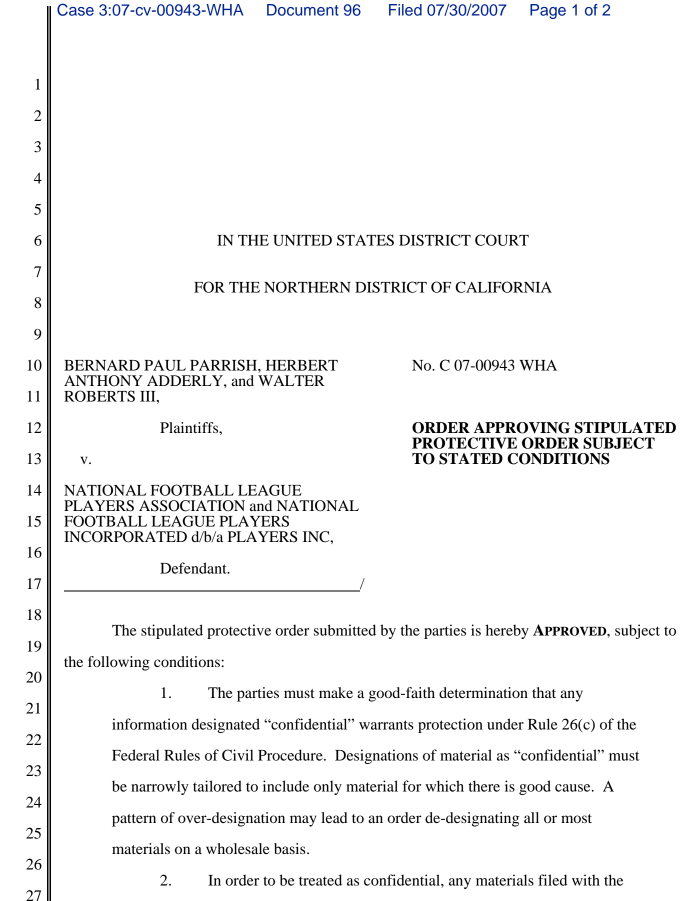
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Court must be lodged with a request for filing under seal in compliance with Civil

Local Rule 79-5. Please limit your requests for sealing to only those

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narrowly-tailored portions of materials for which good cause to seal exists.
Please include all other portions of your materials in the public file and
clearly indicate therein where material has been redacted and sealed. Each filing
requires an individualized sealing order; blanket prospective authorizations are no
longer allowed by Civil Local Rule 79-5.

- 3. Chambers copies should include all material — both redacted and unredacted — so that the chambers staff does not have to re-assemble the whole brief or declaration. Although chambers copies should clearly designate which portions are confidential, chambers copies with confidential materials will be handled like all other chambers copies of materials without special restriction, and will typically be recycled, not shredded.
- 4. Any confidential materials used openly in court hearings or trial will not be treated in any special manner absent a further order.
- 5. This order does not preclude any party from moving to de-designate information or documents that have been designated as confidential. The party seeking to designate material as confidential has the burden of establishing that the material is entitled to protection.
- 6. The Court will retain jurisdiction over disputes arising from the proposed and stipulated protective order for only 90 days after final termination of the action.

IT IS SO ORDERED.

Dated: July 31, 2007.

UNITED STATES DISTRICT JUDGE