Johnson v. Chevron Corporation e	et al
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Chevro	on Corporation et al				Doc. 34	
	Case 3:07-cv-05756-SI	Document 343	Filed 04/06/2009	Page 1 of 2		
1	 DELIA A. ISVORANÙ (SBN: 226750) FILICE BROWN EASSA & McLEOD LLP 1999 Harrison Street, 18th Floor Tel: (510) 444-3131 					
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4	Fax: (510) 839-7940 Attorneys for Defendants					
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8		UNITED STATES	DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA					
10		SAN FRANCI	SCO DIVISION			
11						
12	SAMUEL B. JOHNSON, III	Ι,) Case No. C 07-057	56 SI		
13	Plaintiff,		/) \ PFOUEST TO BI	EMOVE DOC. #329		
14	v.			VIEW AND [PROPOS	ED]	
15	CHEVRON CORPORATIO	N et al,				
16	Defendants.)			
17)			
18						
19						
20	During the pendency of this litigation, Plaintiff produced to Defendants certain documents					
21	revealing Plaintiff's social security number. Plaintiff did not redact his social security number and,					
22	on March 30, 2009, Defendants inadvertently filed Doc. #329 attaching a document which contains					
23	Plaintiff's social security number. Prior to this date, Plaintiff filed at least three documents with the					
24	Court revealing his social security number. Defense counsel has brought this to Plaintiff's					
25	attention.					
26	On April 2, 2009, Pla	untiff brought the fil	ling of Doc. #329 to D	efense Counsel's attenti	on	
27	stating: "You have placed my	y social security nur	nber in the record as p	art of exhibit number th	ree.	
28	Any damages caused to me b		the Chevron Defenda -1-	nts will be held liable."	As a	
	REQUEST TO RE	MOVE DOC. #329 FRO	OM PUBLIC VIEW; Case	No. C 07-05756 SI		
	1					

1	result, Defense Counsel immediately contacted the Court Clerk and, with the Clerk's assistance,					
2	Doc. #329 was removed from public access and is no longer accessible on the ECF system.					
3	(Although a chambers copy of the document was provided to the Court).					
4	Defendants request that, to the extent Doc. #329 is otherwise viewable by other means or					
5	remains accessible to the public (although it no longer appears on the Court's docket), it be					
6	removed from the Court's publicly accessible records in this matter. The document was					
7	inadvertently filed, and good cause exists to have it removed from the public's access.					
8	Respectfully submitted,					
9 10	DATED: April 6, 2009 FILICE BROWN EASSA & McLEOD LLP					
11	By: /s/					
12	By: <u>/s/</u> ROBERT D. EASSA DELIA A. ISVORANU					
13	Attorneys for Defendants					
14						
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16						
17						
18	[PROPOSED] ORDER					
19	IT IS HEREBY ORDERED that Doc. #329, previously blocked/removed from public					
20	viewing on the Court's ECF system, shall be removed and will not be made viewable to the public.					
21	Sugar Matra					
22	DATED: April, 2009 HON. SUSAN ILLSTON					
23	United States District Court					
24						
25						
26						
27						
28	-2-					
	REQUEST TO REMOVE DOC. #329 FROM PUBLIC VIEW; Case No. C 07-05756 SI					