

United States District Court For the Northern District of California Plaintiffs claim that circulation of the testimony will violate California law and injure Clark. But plaintiffs have not identified particular offending instances of testimony and have not narrowly tailored their motion to seal or redact only that testimony. This omission runs afoul of Civil Local Rule 79-5(a).

Plaintiffs may make a new, more particularized, motion to seal. But if plaintiffs do not bring a new motion by **NOON ON MONDAY**, **AUGUST 30**, the Court will order the clerk to unseal the testimony. Plaintiffs are on notice that a new motion must (1) be narrowly tailored in light of the strong presumption in favor of access to court documents, conforming to Civil Local Rule 79-5; (2) articulate facts in support of compelling reasons to seal, in accordance with *Kamakana*; and (3) address the extent to which contemporaneous evidentiary objections were made, or not made, and why resolution of any such objections should not also resolve the issues presented by their motion to seal.

The hearing set for September 2, 2010, at 8:00 a.m. is hereby VACATED.

IT IS SO ORDERED.

Dated: August 23, 2010.

Win Ahre

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE