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13	RON VENZON	
14	UNITED STATE:	S DISTRICT COURT
15	NORTHERN DISTR	RICT OF CALIFORNIA
16	OAKLAN	ID DIVISION
17		
18	Robert Lee Woodard,	CASE NO. C 09-3331 SBA
19	Plaintiff,	
20	vs.	JOINT STIPULATION AND ORDER REGARDING EXCLUSION OF EVIDENCE
21	City of Menlo Park, et al.,	Trial Date: September 19, 2012
22	Defendants.	Time:8:30 AMCourtroom:One, Fourth Floor
23		Judge: Hon. Saundra Brown Armstrong
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	Case No. C 09-3331 SBA	JOINT STIPULATION AND [PROPOSED] ORDER RE EXCLUSION OF EVIDENCE

1	JOINT STIPULATION		
2	In accordance with Local Rule 7-12, Plaintiff Robert Lee Woodard ("Plaintiff") and		
3	Defendant Ron Venzon ("Defendant") (collectively, "the Parties"), agree and jointly stipulate that		
4	neither party shall seek to admit as evidence at trial the written summaries of interviews		
5	conducted by the Menlo Park Police Department regarding the events at issue in this lawsuit.		
6	NOW, THEREFORE, IT IS HEREBY STIPULATED, CONSENTED TO AND		
7	AGREED AS FOLLOWS:		
8	1. The Parties and their respective counsel shall not seek to admit as evidence at trial		
9	the written summaries of interviews conducted by the Menlo Park Police		
10	Department regarding the events at issue in this lawsuit, which are Bates numbered		
11	as DEF 9 through DEF 14.		
12	DATED: September 7, 2012	JORGENSON, SIEGEL	
13		McCLURE & FLEGEL, LLP	
14			
15		By:/s/ Nicolas A. Flegel NICOLAS A. FLEGEL	
16		Attorneys for Defendant	
17		RON VENZON	
18	In accordance with Civil L.R. 5-1(i)(3), the above signatory attests that concurrence in the		
19	filing of this document has been obtained from the signatory below.		
20			
21	DATED: September 7, 2012	PETER C. MEIER KRISTIN M. HALL	
22		PAUL HASTINGS LLP	
23			
24		By: /s/ Kristin M. Hall KRISTIN M. HALL	
25		Attorneys for Plaintiff	
26		ROBERT LEE WOODARD	
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	Case No. C 09-3331 SBA	-1- JOINT STIPULATION AND [PROPOSED] ORDER RE EXCLUSION OF EVIDENCE	

1	[ORDER	
2	The Joint Stipulation that the Parties and their respective counsel shall not seek to admit as	
3	evidence at trial the written summaries of interviews conducted by the Menlo Park Police	
4	Department regarding the events at issue in this lawsuit, which are Bates numbered as DEF 9	
5	through DEF 14, is hereby adopted by this Court.	
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7	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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9	DATED: 9/14/12	
10	THE HON. SAUNDRA BROWN RMSTRONG UNITED STATES DISTRICT COURT JUDGE	
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	-2- JOINT STIPULATION AND [PROPOSED] ORDER RE EXCLUSION OF EVIDENCE	