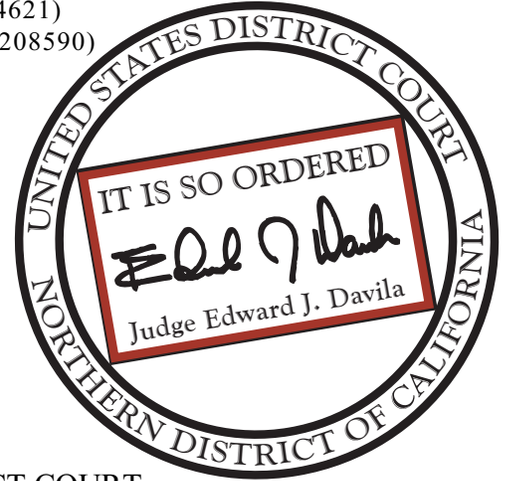


1 BARRY C. MARSH, Esq. (S.B. #99908)
 SCOTT R. KANTER, Esq. (S.B. #199696)
 2 HINSHAW, MARSH, STILL & HINSHAW
 A Partnership
 3 12901 Saratoga Avenue
 Saratoga, California 95070
 4 Telephone: (408) 861-6500
 Facsimile: (408) 257-6645

5 MIGUEL MÁRQUEZ, Acting County Counsel (S.B. #184621)
 6 ARYN PAIGE HARRIS, Deputy County Counsel (S.B. #208590)
 OFFICE OF THE COUNTY COUNSEL
 7 70 West Hedding, East Wing, 9th Floor
 San Jose, California 95110-1770
 8 Telephone: (408) 299-5900
 Facsimile: (408) 292-7240

9
 10 Attorneys for Defendants
 COUNTY OF SANTA CLARA, PETER
 11 CRANDALL, M.D., and MARIA
 CHRISTINA ARQUERO



12
 13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 (SAN JOSE)

15
 16 LAILA BATTS,) NO. C08-00286 JW (HRL)
 17 Plaintiff,)
 18 v.) **DEFENDANTS' ADMINISTRATIVE**
) **REQUEST TO LOCK AND WITHDRAW**
 19 COUNTY OF SANTA CLARA, PETER) **DOCUMENT #389 BY DEFENDANTS**
 CRANDALL, CHRISTINA ARQUERO,) **SANTA CLARA, PETER CRANDALL, M.D.,**
 20 and Does Three through Twenty,) **and MARIA CHRISTINA ARQUERO**
 21 Defendants.)
 22 _____)

23 Defendants COUNTY OF SANTA CLARA, PETER CRANDALL, M.D., and MARIA
 24 CHRISTINA ARQUERO, respectfully request that the Settlement Conference Statement filed
 25 as Document #389 on January 24, 2011, be locked and withdrawn by the Court as this document
 26 was inadvertently filed as opposed to lodged as required by the Magistrate Judge Paul S.
 27 Grewal's standing order regarding settlement conference procedures. On January 25, 2011,
 28 Defendants will lodge a copy of their Settlement Conference Statement with the Clerk's Office

