1	
2	
3	
4	
5	
6	
7	
8	
9	UNITED STATES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA
11	SAN JOSE DIVISION
12	BELINDA K., ) Case No.: 10-CV-05797-LHK
13	Plaintiff,)v.)ORDER SEALING DOCUMENTS
14	) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) )
15	) Defendants.
16 17	)
17	Pursuant to the Court's January 28, 2011 Order in this case, the Court has sealed the first
10	amended complaint ("FAC") in the above-captioned action. The Court has also sealed East Bay
20	Children's Law Offices' Memo in support of its Motion to Dismiss (ECF No. 179-1); Defendant
21	Crowell, et al.'s Motion to Dismiss (ECF No. 181); Plaintiff's Reply to Opposition to Preliminary
22	Injunction (ECF No. 197); and Plaintiff's Motion for Stay of Proceedings (ECF No. 204).
23	Similarly, the following documents were temporarily locked and shall now be permanently locked:
24	ECF No. 166 (B.K.'s Declaration in support of preliminary injunction); ECF No. 169 (Motion to
25	Invalidate ICWA); ECF No. 173 (Isaacson Motion to Dismiss); ECF No. 201 (B.K.'s Request for
26	Judicial Notice in support of Reply to Opposition). As the Court held in its previous Order, these
27	documents contain sensitive, personal information which must be submitted under seal to protect
28	the interests of the minor J.H.
	1 Case No.: 10-CV-05797-LHK
	ORDER REGARDING SEALING DOCUMENTS Dockets.Justia

The Plaintiff is ordered to prepare a redacted version of the FAC, B.K.'s Declaration in support of preliminary injunction; Motion to Invalidate ICWA; Request for Judicial Notice in support of Reply in support of Preliminary Injunction; Plaintiff's Reply to Opposition to Preliminary Injunction; and Plaintiff's Motion for Stay of Proceedings for public filing, in accordance with Civil Local Rule 79-5. Defendant Isaacson, Defendant East Bay Children's Law Office and Defendant Crowell, et al. are also ordered to prepare a redacted version of their Motions to Dismiss. The parties' redactions must remove sensitive and personal information revealing J.H.'s identity, his medical history, the allegations underlying the removal of J.H. from Plaintiff's custody, and similar information. The parties are ordered to stop publicly filing this information, which they are aware have already been determined sealable by the Court. The parties must comply with the Civil Local Rules and submit documents containing sensitive information under seal, and propose redactions for the publicly-filed versions of these documents.

**IT IS SO ORDERED.** 

Dated: January 10, 2012

H. Kol

United States District Judge