

In Discovery Dispute Joint Report (DDJR) No. 2, plaintiffs move to compel defendant
County of Monterey (County) to produce the personnel file for defendant Barbara Fulkerson.¹
Relevance is not disputed. Indeed, the County agrees that plaintiffs are entitled to the file.
However, this court is told that, at some point, Fulkerson conveyed objections to the County based
on her bankruptcy proceeding (and the resulting stay of this litigation as to her) and her separate
proceeding challenging the termination of her employment with the County. Plaintiffs say that
they were unaware of any objection by Fulkerson until the filing of the present DDJR.

In view of Fulkerson's October 18, 2017 deposition, and at the parties' request, this court heard the matter on an expedited basis on October 13, 2017. Although Fulkerson's counsel were

27

28

¹ The document requests at issue are 27-29, 40, 53, and 60.

not participants in DDJR 2, nor in the meet-and-confer efforts that preceded it, the court invited them to participate in the hearing. (Dkt. 89). They made no appearance. Having considered DDJR 2 and the oral arguments presented, the court announced its ruling from the bench at the motion hearing, now memorialized by this order.

Plaintiffs' request for an order compelling the County to produce Fulkerson's personnel records is granted. There is no indication that Fulkerson has sought relief from the bankruptcy court as to the subject discovery. In any event, this court is unpersuaded that the bankruptcy stay would preclude production of those records. The requests at issue are not discovery propounded on Fulkerson; they are discovery of the County about Fulkerson. Nor does the court find that production of her personnel file would have any impact upon Fulkerson's separate proceeding against the County for wrongful termination. The documents are relevant to Fulkerson's alleged actions and inactions at issue in this litigation, which are issues to be explored in Fulkerson's upcoming deposition. And, the documents are ancillary to that deposition, which is proceeding based upon a stipulation by Fulkerson's counsel. (Dkt. 62). The County shall produce the records forthwith.

SO ORDERED.

Dated: October 16, 2017

LLOYD WARD R United States Magistrate Judge

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26