

1 their child's care and treatment at Doris Reed. CCSD argues that these records are relevant as
2 both cases relate to the relevant time period and both cases discuss Christopher's well-being.

3 Plaintiffs failed to file a response to this motion. Pursuant to LR 7(d), "failure of an
4 opposing party to file points and authorities in response to any motion shall constitute a consent to
5 the granting of the motion." The Court further finds that the family court records relating to
6 Christopher's education at Doris Reed are relevant to this case. The Court will therefore grant
7 CCSD's request. Given the potential confidential nature of family court proceedings, the Court
8 will only compel disclosure of family court records or documents that contain statements relating
9 to Bonnie Walker's or Robert Kauffman's impressions or observations of Christopher Walker's
10 education at Doris Reed. Accordingly,

11 **IT IS HEREBY ORDERED** that Clark County School District's Motion to Compel
12 Production of Records from Child Custody Proceedings Regarding Christopher Walker (#86) is
13 **granted**. Plaintiffs shall produce any family court records or documents that contain statements
14 relating to Bonnie Walker's or Robert Kauffman's impressions or observations of Christopher
15 Walker's education at Doris Reed to CCSD no later than **April 30, 2012**.

16 DATED this 9th day of April, 2012.

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19 GEORGE FOLEY, JR.
20 United States Magistrate Judge
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