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5	UNITED STATES	DISTRICT COURT
6	EASTERN DISTRIC	T OF WASHINGTON
7	JEFFREY S. HITCHCOCK, a single	NO: 2:14-CV-0371-TOR
8	person,	
9	Plaintiff,	ORDER GRANTING STIPULATED MOTION FOR PROTECTIVE ORDER
10	V.	
11	THE CITY OF MOSES LAKE, MOSES LAKE POLICE	
12	DEPARTMENT, POLICE CHIEF DEAN MITCHELL, CORPORAL	
13	AARON HINTZ, OFFICER BRANDON BERNARD, and JOHN	
14	DOE(S),	
15	Defendants.	
16	BEFORE THE COURT is the parties' stipulated Motion for Protective	
17	Order (ECF No. 11). The matter was submitted for consideration without oral	
	argument. The Court has reviewed the motion and the file therein and is fully	
18	informed.	
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	ORDER GRANTING STIPULATED M	OTION FOR PROTECTIVE ORDER ~ 1

## ACCORDINGLY, IT IS HEREBY ORDERED:

1. Plaintiff's attorneys and Plaintiff will not disclose or share any part of the "Protected Documents" described below or any information gleaned from said documents with any person, except as expressly provided herein.

5 2. The Protected Documents covered by this Order of the court are6 described as follows:

a. All records contained in the personnel files and disciplinary
files for Corporal Aaron Hintz and Officer Brandon Bernard as may be disclosed
by said Defendants to Plaintiff pursuant to Plaintiff's First Set of Interrogatories
and Requests for Production to Moses Lake Police Department;

b. All civilian, inmate or internal and external complaints related
to Corporal Aaron Hintz and Officer Brandon Bernard as may be disclosed by said
Defendants to Plaintiff pursuant to Plaintiff's First Interrogatories and Requests for
Production to Moses Lake Police Department;

Plaintiff's attorneys agree that prior to any disclosure of Protected
 Documents as described in this Order, they will obtain from each proposed
 recipient of the Protected Documents their signature on a copy of the Protective
 Order that states that the recipient has received a copy of the Protective Order
 regarding the Protected Documents and agrees to be bound by such order. By
 signing a copy of the Protective Order the recipient agrees that he or she has read

ORDER GRANTING STIPULATED MOTION FOR PROTECTIVE ORDER ~ 2

1	the order, represents that he or she is a person permitted to have access to	
2	information from the Protected Documents and agrees that he or she will make no	
3	further disclosure of the information received, will personally protect the	
4	confidentiality of all copies and will either return them to Plaintiff's attorneys at	
5	the conclusion of this case, or will at that time personally destroy them and upon	
6	request from Defendants will provide a sworn affidavit that he or she has done so.	
7	4. Subject to the terms of this Order, Plaintiff's attorneys may allow	
8	inspection of Protected Documents or discuss the contents of Protected Documents	
9	or information therefrom with the following categories of persons and no other:	
10	a. The attorneys and members of the legal and support staff of	
11	Plaintiff's attorneys' office;	
12	b. Experts, consultants or investigators retained by Plaintiff's	
13	attorneys to assist in evaluation, preparation or testimony in this case;	
14	c. Any court personnel, court reporter, mediator, judge and or jury	
15	in this case;	
16	d. Any party or their designated representatives;	
17	e. Any actual or potential witness who it is believed will give	
18	relevant testimony regarding the confidential materials;	
19	f. Any person testifying at a deposition who it is believed will	
20	give relevant testimony regarding the confidential materials; and	
	ORDER GRANTING STIPULATED MOTION FOR PROTECTIVE ORDER ~ 3	

g. Any person identified as having authored or previously
 received the material.

5. If it becomes necessary for either party to submit a Protected
Document to the court, that party shall inform opposing counsel with sufficient
time prior to the filing of the Protected Document such that opposing counsel can
note a motion to seal the Protected Document. A motion to seal will not be granted
unless the motion and supporting documents establish compelling reasons to seal.

8 6. The Plaintiff's attorneys agree to use the Protected Documents or
9 information obtained from them only for the purpose of prosecuting this litigation.

7. At the time of exchange of exhibit lists, the Plaintiff shall list in the
exhibit list for their case in chief any Protected Document they intend to use at the
time of trial by designating the exhibit as a "PROTECTED DOCUMENT" in
capital letters. The Defendants may request an in camera review of the exhibit and
make the appropriate motion for the handling of the document at trial in
accordance with the Jury Trial Scheduling Order.

8. Nothing in this Protective Order shall limit any producing party's use
of its own documents nor prevent any producing party from disclosing its
confidential information to any person.

19 9. The Court retains jurisdiction to make any amendments, modifications
20 or additions to this Protective Order as it deems appropriate.

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1	10. The parties, by stipulation, may add additional documents to be
2	covered by the Order.
3	The District Court Executive is hereby directed to enter this Order and
4	furnish copies to counsel.
5	DATED April 1, 2015.
6	7 THOMAS O. RICE United States District Judge
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