1	HONORABLE JUDGE THOMAS O. RICE		
2	Heather C. Velzely #20040		
3	Heather C. Yakely, #28848 Evans, Craven & Lackie, P.S.		
4	818 W. Riverside, Suite 250		
5	Spokane, WA 99201-0910 (509) 455-5200; fax (509) 455-3632		
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8			
9	UNITED STATES I	DISTRICT COURT	
10	FOR THE EASTERN DIST	RICT OF WASHINGTON	
11			
12 13	BARRY L. WHITE and LORRAINE	Case No. CV-16-00096-TOR	
13	M. WHITE, husband and wife,	Case 110. C 1-10-00090-1 OK	
15	71 1 100	STIPULATED PROTECTIVE	
16	Plaintiffs,	ORDER	
17	VS.		
18	CDOVANE COLINTY and MADV		
19	SPOKANE COUNTY, and MARK HOLTAUS; and BRAD GILBERT;		
20	and TODD MILLER; Individually		
21	and in their capacity as employees of		
22	Spokane County.		
23	Defendants.		
24			
25	ORDER		
26			
27	IT IS HEREBY ORDERED that the following procedures shall apply to the		
28	personnel, internal affairs, training records, hiring files, employment files, FTO		
29			
30	files, administrative files and any other	mes pertaining to deputies of spokane	

STIPULATED PROTECTIVE ORDER

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Evans, Craven & Lackie, P.S. Lackle, F. S. 818 W. Riverside, Suite 250 Spokane, WA 99201-0910 (509) 455-5200; fax (509) 455-3632 Dockets.Justia.com

County Sheriff's Department, and any documents, written or other that contain any personal information regarding any third party in the above-referenced matter or not a party hereto but pursuant to a request for release by Plaintiff's counsel. Spokane County has designated these records as confidential subject to the following provisions:

- 1. The personnel records, employment records, hiring files, administrative files, training records, and/or internal affairs reports and/or investigations, financial and tax records, of all deputies of the Spokane County Sheriff's Department (herein "Records"), and shall be produced and used solely for the purposes of this litigation and shall not be disclosed, except pursuant to court order, to anyone except:
 - a. The party(ies), their attorneys and the attorney's employees;
 - Consultants and experts retained by any party for the purposes
 of assisting in the preparation or presentation of claims or
 defenses;
 - c. Any other person with prior written consent of the party producing the documents.
- 2. All of the foregoing persons, other than the parties' attorneys and their employees, shall be shown a copy of this order and shall sign it

or otherwise signify in writing prior to being shown confidential documents that the person has read the order and consents to be bound by its terms. Attached hereto as Exhibit A is a sample copy of a consent form.

- 3. All documents bearing the social security, dates of birth, bank account identifications, financial information, and driver's license of any individual, whether a sheriff deputy or a third party, shall be redacted prior to providing a copy of the same to Plaintiff's counsel.
- 4. All documents bearing the addresses and phone numbers of Sheriff
 Deputies or other law enforcement personnel and those individual's
 friends and families shall be redacted prior to providing a copy of the
 same to Plaintiff's counsel.
- 5. The addresses and phone numbers of non-party individuals mentioned, referenced, or noted in any way in the above-referenced documents (Paragraph 1) shall also be redacted.
- 6. Prior to the filing or submission into evidence in this action of any "Confidential" material (including the filing of any pleadings which incorporate or disclose "Confidential" material) by counsel for either party in this action, said counsel shall seal said and is to be retained under seal unless ordered by the Court to be opened. Such sealing

and filing shall be accomplished in accordance with the appropriate court rules for filing material under seal, and the material shall remain under seal with the Court order otherwise. Such "Confidential" material shall not become a part of the public record in this action, nor shall it otherwise be made available to the public. Only persons authorized under the provisions of this Protective Order, the Court (including any court to which this action may be appealed or transferred), and persons employed by or assisting the Court in this action shall be give access to any such "Confidential" material or to any testimony or oral statements disclosing the substance thereof.

- 7. Upon completion of this litigation, all copies of the Records or documents or testimony with references thereto shall, at Spokane County's option, be destroyed or returned to Spokane County's counsel. This is to include all copies <u>reproduced</u> by any party, agent, employee or expert of Plaintiffs and Co-Defendants.
- 8. No documents or information from the Records shall be used for any purpose unrelated to the conduct of this litigation.
- 9. Nothing contained herein shall be construed to prejudice or limit any party's right to use the Records in taking of depositions or at trial to

1		the extent permitted, if at all, under the Rules of Evidence and Civil	
2		Procedure.	
4	10.	Nothing in this order shall prevent any party hereto from seeking	
5		modification of this order or from objecting to discovery which it	
6		modification of this order of from objecting to discovery which it	
7		believes to be otherwise improper.	
8 9	11.	Violation of the terms of this Order, by any of the signators to this	
10		agreement, their employees, agents or experts may be subject the	
11		violetor to terms (monetery and/or injunctive) as well as atterney's	
12		violator to terms (monetary and/or injunctive) as well as attorney's	
13		fees and costs incurred in enforcing this Order and as the Court deems	
14		ama na mai at a	
15		appropriate.	
16	DONE	E IN OPEN COURT this 5th day of April, 2017.	
17		Homas O Kico	
18	HONORABLE JUDGE RICE		
19			
20	EVANC CD	AMENI % I ACMIE DC	
21	EVANS, CRAVEN & LACKIE, P.S.		
22	BY:_s/Heather C. Yakely		
23	HEATHER C. YAKELY, #28848		
24	Attorney for	Defendants	
25			
26	LAW OFFICE WILLIAM A. GILBERT		
27	RV· s/Willia	m A. Gilbert	
28	BY: s/William A. Gilbert WILLIAM A. GILBERT, #30592		
29	Attorney for		
30			

Exhibit A

Confidentiality Acknowledgement

- I have read and understand the attached Stipulated Protective Order that has been entered in Barry L. White and Lorraine M. White v. Spokane County, et al. CV-16-00096-TOR before the District Court of the Eastern District of Washington;
- 2. I understand that I may be given access to Confidential information, and in consideration of that access, I agree that I shall be bound by all the terms of the Stipulated Protective Order;
- 3. I understand that I will not disclose or discuss Confidential information with any persons other than counsel for any party and paralegal and clerical personnel assisting such counsel and other persons who have signed this Confidentiality Agreement;
- 4. I understand that all Confidential information shall be used solely for the purposes of this action and shall not, directly or indirectly, be used for any other purpose and that any use of this Confidential information, or any information obtained there from, in any manner contrary to the provisions of the Protective Order will subject me to possible sanctions by the Court.

Dated this day of	2017.	
	Name:	