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IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

CARTER JESNESS, a single man,

Plaintiff,

v.

GREGORY LYLE BRIDGES,

Defendants.

No. C18-1225 RSM  
(CR15-0181 MJP-001)

STIPULATION AND AGREED  
ORDER

**STIPULATION**

**IT IS HEREBY STIPULATED AND AGREED by and between the parties hereto that:**

1. The defendant in this case was charged with and convicted in this Court under Cause No.: 2: 15CR00181MJP-001 with two counts of violation of 18 U.S.C. § 2423(b). The victim alleged in those counts is the Plaintiff in this case.
2. That case was extensively investigated by Federal authorities leading to the indictment of defendant, resulting, it is believed, in substantial investigative reports, documentary evidence and witness statements, including the statement of plaintiff herein.
3. The discovery material produced in the federal criminal case is obviously relevant

1 to this matter, as the complaint herein alleges violation of the same federal criminal  
2 statutes.

3 4. Discovery in the criminal case was produced by the government to Mr. Bridges’  
4 defense counsel, Page Pate.

5 5. Counsel for Defendant herein contacted Mr. Pate by email seeking a copy of the  
6 discovery material on behalf of Mr. Bridges, Defendant in both actions.

7 6. Mr. Pate responded by email, “Thank you for your email. Unfortunately, I can’t  
8 produce discovery materials produced to me in a criminal case without a court  
9 order. The local rules restrict the dissemination of this information to the  
10 government and counsel, especially in a case where the discovery involves sexual  
11 abuse allegations by minors. I’m happy to comply if you get a court order, but I  
12 otherwise can’t send you those materials.”

13 7. The parties to the above captioned civil action hereby stipulate that the discovery  
14 materials produced to Defendant in the above-captioned criminal case are relevant  
15 to the above-captioned civil case and are discoverable within the meaning of FRCP  
16 26.

17 8. The undersigned counsel for the parties to the above-captioned civil action hereby  
18 agree that production to them of the discovery materials provided to defense  
19 counsel in the above-captioned criminal case will facilitate preparation of the  
20 above-captioned civil case.  
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23  
24 DATED this \_\_\_\_ day of January, 2019, at Seattle, Washington.  
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1 LEEMON + ROYER. PLLC

2  
3 By: /s/ Mark Leemon  
4 Mark Leemon, WSBA #5005  
5 Attorney for Plaintiff

6 THE MARSHALL DEFENSE FIRM

7  
8 By: /s/ David S. Marshall  
9 David S. Marshall, WSBA#11716  
10 Attorney for Defendant

11  
12  
13 ORDER

14 BASED ON THE STIPULATION ABOVE IT IS HEREBY ORDERED that Page Pate,  
15 counsel for the defendant in the above-captioned criminal case, is authorized to produce to Mark  
16 Leemon and David Marshall, counsel for the parties in the above-captioned civil case, discovery  
17 materials provided by the Government to Mr. Pate in the above-captioned criminal case.

18 DATED this 24<sup>th</sup> day of January 2019.

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21 RICARDO S. MARTINEZ  
22 CHIEF UNITED STATES DISTRICT JUDGE

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24 Presented By:

25 LEEMON + ROYER, PLLC  
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By s/Mark Leemon,  
Mark Leemon, WSBA No. 5005  
Attorneys for Plaintiffs

THE MARSHALL DEFENSE FIRM

By: /s/ David S. Marshall  
David S. Marshall, WSBA#11716  
Attorney for Defendant