

Attorneys for Plaintiff

CHRISTOPHER RECOUVREUR,

Plaintiff,

V.

CHARLES CARREON,

Defendant.

No. 3:12-cv-03435

To resolve a potential discovery dispute over defendant's announcement on March 6, 2013, that he intends to videotape the March 8 deposition of plaintiff, defendant has agreed to stipulate, and the Court hereby orders, that defendant may use the video and audio recording of the deposition only for the purpose of litigating the fee applications in this case. The audio and video recording shall be held by defendant in confidence; defendant shall not disclose that information to any third party except as expressly provided in this Order. Nothing in this order limits the use of a written transcription of the deposition.

In the event defendant believes that the Court needs to view or hear any portion of the video or audio recording of the deposition to decide the fee application, because a written transcription is insufficient, he may not file the recording, unless and until the Court has ruled that the recording is relevant to a pending motion. If the Court allows filing of the recording, it shall be filed under seal, following the rules for filing sealed documents in the United States District Court for the Northern District of California. Once the litigation over attorney fees is over, defendant shall destroy the video and audio recording, as well as any

1 other documents containing such recording, including any documents created by defendant.

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3 /s/ Paul Alan Levy
4 Counsel for plaintiff

5 /s/ Charles Carreon
6 Defendant pro se

7 Dated: March 7, 2013

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9 IT IS SO ORDERED.

10 Dated: 3/7/13

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12 UNITED STATES DISTRICT JUDGE
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