JUVENILE COURT

COUNTY OF NEVADA

In re: CASE NO.

a Minor.

D.O.B.:

COURT ORDER AUTHORIZING LIMITED DISCLOSURE OF CONFIDENTIAL PUBLIC SOCIAL SERVICES' RECORDS

After having received and considered the written and oral argument of counsel concerning the request for access to Public Social Services' records concerning the above-referenced person, the Court hereby orders that a copy of the records (as previously determined by the Court) be disclosed to all counsel for the parties. Such disclosure is made with a protective order. The terms and conditions of the protective order are as follows:

- 1. Any information disclosed from the records to counsel for the requesting party (and all other counsel or pro per parties receiving the disclosed information) may share the information with his or her immediate office staff, client, expert witness and/or investigator retained by counsel for purposes of pending matter only and with no one else; that neither party, nor anyone else authorized to receive these records pursuant to this Court's order, is allowed to further disclose any of the information contained in the disclosed records except as provided below;
- 2. Counsel are not precluded from making a copy of any disclosed records for the sole purpose of offering all or part of the disclosed records into evidence at any court proceeding or deposition involved in this matter; however, no determination is made at this time as to the admissibility of such evidence;

3. If the requested information is utilized in a motion, the information shall be

filed confidentially by the Clerk's Office and not disclosed without further order of the Court.

If the requested information is utilized in a deposition, then any references to the

information (including its use as an exhibit) shall be deemed a confidential part of the

deposition and not disclosed without further order of the Court.

4. The Court finds that the disclosed records meet the requirements of

Evidence Code section 1562, but are otherwise subject to any remaining objection(s)

should all or part of the disclosed records be offered into evidence.

5. Any in camera review of the requested information and any part of the

disclosed records admitted into evidence is made a sealed part of the court record.

6. All parties requesting copies of any disclosed records shall pay County

CPS the reasonable costs (as defined in Evidence Code Section 1563, subd. (b)(1)) for

such copies.

7. After final judgment in this case, all counsel are required to destroy

whatever documents were released to them or return their copy to Office of Nevada County

Counsel, 950 Maidu Avenue, Nevada City, CA 95959.

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DATED:	
	Judge of the Nevada County Courts