	Case 1:15-cv-01650-JAM-SAB Document 4	4 Filed 07/06/16 Page 1 of 5
1	Kathleen Bales-Lange, #094765	
2	County Counsel for the County of Tulare	
3	Kathleen A. Taylor, #131100 Chief Deputy County Counsel	
	Kevin Stimmel, #292838	
4	Deputy County Counsel	
5	2900 West Burrel, County Civic Center Visalia, California 93291	
6	Telephone: (559) 636-4950	
7	Facsimile: (559) 737-4319 E-mail: kstimmel@co.tulare.ca.us	
8	E man. <u>Astimitere continue canto</u>	
9	Attorneys for Defendant County of Tulare	
10		
11	EASTERN DISTRICT	
12	PRISON LEGAL NEWS, a project of the HUMAN RIGHTS DEFENSE CENTER,	Case No. 1:15-CV-01650-JAM SAB
13	Plaintiff(s),	STIPULATION AND CONSENT DECREE
	V.	Judge: Hon. John A. Mendez
14	COUNTY OF TULARE; MIKE	
15	BOUDREAUX, individually and in his	
16	capacity as Sheriff-Coroner of the County of Tulare; DOES 1-20, in their individual and	
17	official capacities,	
18	Defendant(s).	
19		I
20	The parties to this action, represented by counsel, stipulate to and request entry of a consent	
21	decree by the court as follows:	
22	1. On October 29, 2015, Plaintiff Prison Legal News, a Project of the Human	
23	Rights Defense Center ("Plaintiff") filed suit in the above entitled matter seeking injunctive	
24	and declaratory relief, money damages, attorney's fees and costs. Plaintiff's complaint	
25	alleges an unlawful and unconstitutional custom, practice, or policy regarding the delivery	
26	of incoming publications and correspondence to prisoners at the County of Tulare jails. The	
20 27	complaint alleges violations of the First and Fourteenth Amendments to the United States	
	Constitution, pursuant to 42 U.S.C. § 1983.	
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County Counsel Tulare County Visalia, California

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2. Shortly after becoming aware of the Plaintiff's filed Complaint, Defendant
 responded immediately by implementing a new mail policy in connection with delivery of
 the publication.

3. On December 7, 2015, Defendants County of Tulare, et al., (collectively
"Defendants") filed an answer denying the allegations of the complaint and raising various
affirmative defenses.

A. On December 16, 2015, the Court granted Plaintiff's motion for preliminary
injunction in part, and denied in part.

5. Plaintiff and Defendants (collectively "Parties") agree that Defendants have disputed, and continue to dispute and deny, liability. However, in order to avoid the expense, delay, uncertainty, and burden of litigation the Parties agree to the entry of this consent decree.

6. The Parties agree that this consent decree resolves all claims for injunctive 13 relief alleged in the Plaintiff's Complaint. By this consent decree, together with payment of 14 the sum of fifteen thousand dollars (\$15,000.00), the Parties agree that all equitable and 15 damages claims alleged by Plaintiff are fully and finally resolved. The Parties agree that 16 Plaintiff will execute a release of all claims, and that Defendant will remit payment to 17 Plaintiff, within 45 days of the entry of this consent decree by the Court. If payment is not 18 made within (60) days, interest shall accrue pursuant to 28 U.S.C. §1961 from the date of 19 entry of this order. The Parties agree that Plaintiff will submit a petition for attorneys' fees 20 and costs for work performed in this case to the Court, and nothing in this consent decree 21 affects or limits its right to do so. The parties agree that the court shall award Plaintiff such 22 fees and costs pursuant to 42 U.S.C. section 1988 as the prevailing party.

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**DEFINITIONS:** 

a. As used herein, STAPLES shall mean the type of light-duty small wire fasteners commonly used to attach a few sheets of paper, and used by Plaintiff to bind the sheets of its monthly publication.

b. As used herein, PUBLISHER shall mean any publisher, commercial or nonprofit distributor of printed materials, or book store that does mail order business.

County Counsel Tulare County Visalia, California

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8. The Parties agree that Defendants and their successors, officers, agents,
 servants, and employees, and all others in active concert or participation with them, shall not
 refuse to deliver publications, correspondence, or documents sent by any PUBLISHER to
 prisoners at Defendants' jails on the ground that these publications, correspondence, or
 documents contain STAPLES, provided that Defendants may comply by removing the
 STAPLES.

9. The Parties agree that Defendants shall provide adequate written notice and an 7 administrative review process to the PUBLISHER of any refusal to deliver any publication, 8 correspondence, or document sent from a PUBLISHER to a prisoner at the Defendants' jails. 9 The administrative review process shall include the PUBLISHER's right to have its appeal, 10 complaint, or inquiry considered and resolved by a decision maker other than the person who 11 originally refused to deliver the publication or mailing in question. Defendants agree to 12 provide a written response to all publication censorship appeals within 15 business days of 13 receiving the appeal. 14

10. The Parties agree that Defendants shall include an explanation of the terms of the Sheriff's New Mail Policy in relation to delivery of publications and the administrative review process for refused mailings in the Tulare County Jail Handbook for delivery to prisoners and on its website.

11. Nothing in this Consent Decree is intended either to create any rights in or grant any cause of action to any person not a party to this Consent Decree, or to release or waive any claim, cause of action, demand, or defense in law or equity that any party to this Consent Decree may have against any person(s) or entity not a party to this Consent Decree.

<sup>22</sup> 12. If Plaintiff identifies, in future, a violation of this order Plaintiff shall give
 <sup>23</sup> prompt notice to Defendants to cure said violation. The Parties shall meet and confer (either
 <sup>24</sup> telephonically or in person) at the earliest possible time in a good-faith effort to resolve the
 <sup>25</sup> claim before seeking relief from the Court. If the violation is not cured by this meet and
 <sup>26</sup> confer process between the Parties, Defendants shall be liable for the reasonable attorney's
 <sup>27</sup> fees and costs Plaintiff incurred in proving the violation.

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County Counsel Tulare County Visalia, California

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1	13. The Court finds that this case concerns the First and Fourteenth Amendment		
2	rights of a publisher and is therefore not a case concerning prison conditions as defined in the		
3	Prison Litigation Reform Act of 1996. The Court further finds that the relief herein ordered		
4	is narrowly drawn, extends no further than necessary to correct the harm alleged by Plaintiff		
5	requiring injunctive relief, and is the least intrusive means necessary to correct that alleged		
6	harm.		
7	14. The Court retains jurisdiction of this matter for the purpose of enforcement of		
8	its Order until terminated upon motion made by either party.		
9	15. No person who has notice of this consent decree shall fail to comply with it,		
10	nor shall any person subvert the injunction by any sham, indirection, or other artifice.		
11			
12	Dated: 7/1/2016 MIKE BOUDREAUX		
13	Tulare County Sheriff		
14	By: _/s/		
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16			
17	Dated: <u>6/28/2016</u> HUMAN RIGHTS DEFENSE CENTER		
18	By: _/s/		
19	Paul Wright		
20	Editor and Executive Director		
21	APPROVED AS TO FORM AND CONTENT		
22	Dated: <u>7/1/2016</u> KATHLEEN BALES-LANGE		
23	Tulare County Counsel		
24	By: _/s/		
25	Kevin Stimmel Deputy Counsel		
26	Attorney for Defendants County of Tulare		
27	and Mike Boudreaux		
28			
County Counsel			
Tulare County Visalia, California	4		
	STIPULATION AND [PROPOSED] CONSENT DECREE		
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1	APPROVED AS TO FORM AND CONTENT
2	Dated: <u>6/30/2016</u> ROSEN BIEN GALVAN & GRUNFELD LLP
3	By:_/s/ Lisa Ells
4	Attorney for Plaintiff Prison Legal News
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6	IT IS SO ORDERED.
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10	DATED: 7/5/2016 /s/ John A. Mendez John A. Mendez,
11	United States District Court Judge
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County Counsel Tulare County	5
Visalia, California	5 STIPULATION AND [PROPOSED] CONSENT DECREE