

<p>DISTRICT COURT FOR THE CITY AND COUNTY OF DENVER, COLORADO</p> <p>Address of Court: 1437 Bannock Street Denver, CO 80202</p>	<p>DATE FILED: October 11, 2021 12:52 PM FILING ID: A59AB061BB54B CASE NUMBER: 2020CV34319</p>
<p>Plaintiff: ERIC COOMER, Ph.D.</p> <p>v.</p> <p>Defendants: DONALD J. TRUMP FOR PRESIDENT, INC., <i>et al.</i></p>	<p>▲ COURT USE ONLY ▲</p>
<p>Attorneys for defendants Herring Networks, Inc., d/b/a One America News Network, and Chanel Rion: Richard A. Westfall, No. 15295 Westfall Law, LLC 5842 W. Marquette Drive Denver, Colorado 80235 Telephone: (720) 904-6022 Email: rwestfall@westfall.law</p> <p>Blaine C. Kimrey (<i>Pro Hac Vice</i>) Jeanah Park (<i>Pro Hac Vice</i>) Bryan K. Clark (<i>Pro Hac Vice</i>) Julia L. Koechley (<i>Pro Hac Vice</i>) Vedder Price P.C. 222 N. LaSalle Street, Suite 2600 Chicago, Illinois 60601 Telephone: (312) 609-7500 Facsimile: (312) 609-5005 Email: bkimrey@vedderprice.com jpark@vedderprice.com bclark@vedderprice.com jkoechley@vedderprice.com</p>	<p>Case Number: 2020CV034319</p> <p>Courtroom: 409</p>
<p>EXHIBIT A</p>	

Exhibit A to Motion for Reconsideration

Summary of Documents to be Made Public

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
2/25/21	B6791EB896C14	Exhibit A Attachment to Defendant Herring Networks, Inc's d/b/a One New Network's Motion to Dismiss	Protected	These are some of Dr. Coomer's Facebook posts that contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
3/15/21	A194EC79749EA	Declaration of Eric Coomer Attachment to Plaintiff's Response to Defendant Eric Metaxas's Motion to Dismiss (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
3/23/21	ECA7C46BD091C	Exhibits to Declaration of Eric Coomer in Support of Plaintiff's Response to Defendants Sidney Powell and Sidney Powell, P.C.'s Motion to Dismiss Pursuant to CRCP 12(b)(2)	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
3/26/21	855709493EB7B	Declaration of Eric Coomer in Support of Plaintiff's Response to Defendants Herring Networks, Inc. dba One America News Network and Chanel Rion's Motion to Dismiss Pursuant to CRCP 12(b)(5)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
3/26/21	5C346320AC7F4	Declaration of Eric Coomer in Support of Plaintiff's Response to Defendant Chanel Rion's Motion to Dismiss Pursuant to CRCP 12(b)(2) (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.
4/7/21	BEE8153848339	Exhibit A to Plaintiff's Response to Defendant Eric Metaxas's Special Motion to Dismiss Pursuant to C.R.S. 13-20-1101 (Declaration of Eric Coomer) (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
4/13/21	A654F64442529	Declaration of Eric Coomer in Support of Attachment to Plaintiff's Response to Defendant Rudolph Giuliani's Motion to Dismiss Pursuant to C.R.C.P. 12(b)(2)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.
4/13/21	AEDDCC3F10B3A	Exhibits A-E in support of Plaintiff's Motion Pursuant to C.R.C.P. 11 and 12(f)	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01 (and in fact include public postings and newspaper articles), and they should not be treated as confidential following the Court's Order.

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4/19/21	C402F5CCB4D4D	Declaration of Eric Coomer in Support of Plaintiff's Response to Defendant Defending the Republic's Motion to Dismiss Pursuant to C.R.C.P. 12(b)(2) Attachment to Plaintiff's Response to Defendant Defending the Republic's Motion to Dismiss Pursuant to C.R.C.P. 12(b)(2) (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.
4/30/21	533688209791C	Exhibits A-C of Special Motion to Dismiss Pursuant to CRS sec 13-20-1101 of Defendants Sidney Powell and Sidney Powell P.C.	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
4/30/21	F3BDA91969413	Exhibits C-D of Special Motion to Dismiss Pursuant to CRS sec 13-20-1101 of Defendants Sidney Powell and Sidney Powell P.C.	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-

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				01, and they should not be treated as confidential following the Court's Order.
5/7/21	2B68A5087D803	Exhibits A-H of Plaintiff's Motion for Expedited Discovery to Aid in Responding to Defendants' Special Motions to Dismiss	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
5/14/21	AB5459E3855C2	Declaration of Eric Coomer in Support of Plaintiff's Response to Defendant Donald J. Trump for President, Inc.'s Motion to Dismiss Pursuant to CRCP 12(b)(5) and 12(b)(2) (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
5/19/21	5C8215D8C1DB3	Exhibit A to Plaintiff's Unopposed Motion for Extension of Time to Respond to Defendants James Hoft and TGP Communications, LLC dba The Gateway Pundits Motion to Dismiss Pursuant to CRCP 12(b)(2) and 12(b)(5) and for Clarification of March 9, 2021 Minute Order	Protected	This is a public minute entry from the public docket that never should have been treated as confidential.
5/21/21	FBB3CBACB92A8	Exhibits to Plaintiff's Response to Defendants Jim Hoft, TGP Communications LLC dba The Gateway Pundit's Motion for Change of Venue and Joinder Therein by Defendants Joseph Oltmann, FEC United, Inc., Shuffling Madness Media, Inc. dba Conservative Daily, and Rudolph Giuliani	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
5/27/21	A202D6CCD2534	Exhibits to Defendants James Hoft and and TGP Communications, LLC d/b/a the Gateway Pundit's Reply in Support of Motion to Change Venue	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
				following the Court's Order.
5/28/21	B8B0A2515C19A	Exhibits to Reply in Support of Defendant Donald J. Trump for President, Inc.'s Motion to Dismiss Pursuant to C.R.C.P. 12(b)(5) and C.R.C.P. 12(b)(2)	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
6/1/21	AA9455608318A	Declaration of Eric Coomer in Support of Plaintiff's Response to Defendants James Hoft and TGP Communications, LLC dba The Gateway Pundit's Motion to Dismiss Pursuant to C.R.C.P. 12(b)(5) and 12(b)(2) (and related exhibits)	Protected	This is a declaration from Dr. Coomer that contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.
6/4/21	474CA25F18B8E	Exhibit A to Defendants Herring Networks, Inc., d/b/a One America News Network, and Chanel Rion's Response to	Protected	This is a public filing from the public docket that never should have

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
		Plaintiff's Motion for Reconsideration of Order Denying Plaintiff's Motion for Expedited Discovery		been treated as confidential.
6/28/21	36C0676F12168	Exhibits 1-8 to Plaintiff's Motion Pursuant to C.R.C.P. 37	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01 and they should not be treated as confidential following the Court's Order.
6/30/21	74A16695AFD20	Exhibit A to Defendant Metaxas' Motion for Leave to File Sur-Reply in Support of Motion to Dismiss Pursuant to C.R.C.P. 12(b)(5) - Sur-Reply to Motion to Dismiss	Protected	This exhibit contains no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and it should not be treated as confidential following the Court's Order.
7/12/21	24B3A98050704	Exhibits A and B to Plaintiff's Response to Defendants Joseph Oltmann, FEC United, Inc., and Shuffling Madness Media, Inc.'s	Protected	These exhibits contain no information that needed to be redacted under Section

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
		Motion to Reconsider June 8, 2021 Order Granting Limited Discovery		4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order. They are public court transcripts.
7/12/21	24B3A98050704	Exhibit A Attachment to Plaintiff's Response to Defendants Joseph Oltmann, FEC United, Inc., and Shuffling Madness Media, Inc.'s Motion to Reconsider June 8, 2021 Order Granting Limited Discover	Protected	This is a proposed order that never should have been treated as confidential.
8/9/21	69950A43E9346	Exhibit 1 to Plaintiff's Response to Defendant Joseph Oltmann's Motion for Relief from the July 7, 2021 Order Requiring Joseph Oltmann to Appear at the Courthouse for his Deposition on August 11, 2021	Protected	This is a public statement that never should have been treated as confidential.
8/18/21	FAD883C25BE15	Exhibits 1-13 of Plaintiff's Motion for Sanctions Pursuant to CRCP 37 and CRCP 107 and Request for Order to Show Cause	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-

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				01, and they should not be treated as confidential following the Court's Order.
8/24/21	AD3F8B7B3323F	Exhibits 14-18 of Plaintiff's Clarification and Supplement to Motion for Sanctions	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
8/25/17	2D2BAAF6C2B11	Exhibits to Defendants Joseph Oltmann/FEC United, Inc./Shuffling Madness Media, Inc. dba Conservative Daily's Response to the Plaintiff's Motion for Sanctions	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
8/25/17	24C55AB2C9077	Exhibits to Response of Defendants Herring Network Inc., d/b/a One America News Network, and Chanel Rion to	Protected	These exhibits contain no information that needed to be redacted

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		Plaintiff's Motion for Sanctions Against Defendants Joseph Oltmann, FEC United and Shuffling Madness Media, Inc.		under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.
8/27/17	969BA66AFB6E3	Exhibit A to Motion for Forthwith Order Granting Limited Discovery -- New York Times Magazine Article	Protected	This is a published news article that never should have been treated as confidential.
8/27/21	45E5EE62C7030	Exhibit to Defendants Joseph Oltmann, FEC United, Inc., Shuffling Madness Media, Inc. dba Conservative Daily's Renewed Motion for Reciprocal Discovery and Joinder in Defendants Sidney Powell, Sidney Powell PC, and Defending the Republic's Motion for Forthwith Order Granting Limited Discovery	Protected	This is a portion of a public hearing transcript that never should have been treated as confidential.
9/9/21	D1CC59FC7B772	Exhibit A- Sur-reply to Response to Special Motion to Dismiss	Protected	This is a proposed public sur-reply filing that never should have been treated as confidential.

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9/17/21	E9E5DD591D201	Exhibits D-6, F-2, Q, T, U, and V to Plaintiff's Omnibus Response to All Defendants' Special Motions to Dismiss Pursuant to CRSA 13-20-1101	Suppressed	Exhibits D-6, F-2, Q, T, and U were suppressed based on the Court's omnibus protective order dated July 19, 2021, and should now be made public. Exhibit V was suppressed as a court transcript and should be made public.
9/22/21	D98938CEAED81	Defendants Herring Networks, Inc., d/b/a One America News Network, and Chanel Rion's Motion to Strike and For Extension of Reply Briefing Deadline and Hearing on Their Special Motion to Dismiss Pursuant to C.R.S. 13-20-1101 (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated July 19, 2021, and should now be made public.
9/22/21	B0F4AE4B27952	Defendants Joseph Oltmann/FEC United, Inc./Shuffling Madness Media, Inc. dba Conservative Daily's Joinder in Defendants Herring Networks, Inc., d/b/a One America News Network, and Chanel Rion's Motion to Strike and For Extension of	Protected	This document contained no confidential information and should never have been treated as confidential.

<u>DATE</u>	<u>DOCUMENT ID</u>	<u>TITLE</u>	<u>DESIGNATION</u>	<u>RATIONALE</u>
		Reply Briefing Deadline and Hearing on Their Special Motion to Dismiss Pursuant to C.R.S. Section 13-20-1101		
9/22/21	6792CD9AAB168	Donald J. Trump for President, Inc.'s Joinder in OAN Defendants' Motion to Strike and for Extension of Reply Briefing Deadline and Hearing on Their Special Motion to Dismiss	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	D1FE32B1ACECA	Plaintiff's Roster of Attendees for October 13 and 14, 2021 Hearing	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	C473EB22940AF	Defendant Malkin's Notice of October 13-14, 2021 Hearing Attendance on Defendants' Special Motions to Dismiss	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	20ABE96E2002E	Defendants Herring Networks, Inc., d/b/a One American News Network and Chanel Rion's Notice of Appearance in Advance of the October 13 & 14, 2021 Hearing Regarding Defendants' Special Motion to Dismiss	Protected	This document contained no confidential information and should never have been treated as confidential.

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9/22/21	3D75EC12CD4DF	Entry of Appearance of Richard A. Westfall	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	E3BEAAC89F265	Notice of Appearance Regarding Attendance at Hearing Regarding Special Motions to Dismiss	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	82B05A2534EDC	Defendants James Hoft and TGP Communications, LLC d/b/a The Gateway Pundit's Notice of Planned Attendance at the October 13-14, 2021 Hearing on Defendants' Special Motions to Dismiss	Protected	This document contained no confidential information and should never have been treated as confidential.
9/22/21	8B34C83EB522E	Exhibits to Plaintiff's Second Motion for Sanctions Against the Oltmann Defendants Pursuant to CRCP 37	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be treated as confidential following the Court's Order.

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9/23/21	96B993A3C73E3	Defendants Hoft and TGP Communications' Motion to Strike and for Extension of Reply Briefing Deadline and Hearing on Their Special Motion to Dismiss	Suppressed	This document was filed as suppressed based on the omnibus protective order dated July 19, 2021, and should now be made public.
9/24/21	EF15AE68E91EB	Defendant Rudy Giuliani's Notice of Planned Attendance at the October 13-14, 2021, Hearing on Defendants' Special Motions to Dismiss and Defendant Rudy Giuliani's Joinder in Motions to Strike and for Extension of Reply Briefing Deadline	Protected	These documents contained no confidential information and should never have been treated as confidential.
9/24/21	DCA22465E0794	Notice of Appeal	Protected	This document contained no confidential information and should never have been treated as confidential.
9/24/21	44EFA9D920CBB	Exhibits to Defendants' Response in Opposition to Plaintiff's Fee and Cost Bills and Request for Fees and Costs	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01, and they should not be

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				treated as confidential following the Court's Order.
9/29/21	C4CB1A5F20C1B	Plaintiff's Response to Defendants Herring Networks, Inc. dba One America News Network and Chanel Rion's Motion for Partial Reconsideration, as well as Defendants James Hoft and TGP Communications, LLC dba The Gateway Pundit's Motion to Strike and for Extension of Reply Briefing Deadline and Hearing on their Special Motion to Dismiss	Suppressed	This document was filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
9/29/21	630D5E698F489	Defendants Joseph Oltmann, FEC United, Inc., Shuffling Madness Media, Inc. dba Conservative Daily's Response in Opposition to the Plaintiff's Second Motion for Sanctions (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/1/21	3087C195D76E6	Exhibits to Plaintiff's Response to Defendants Herring Networks, Inc. dba One America News Network and Chanel Rion's Motion to Set Aside the Protective Order Entered Pursuant	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated

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		to CRCP 26c and to Unseal Court Records Designated as Protected or Suppressed		September 24, 2021, and should now be made public.
10/1/21	8B653CE4131C4	Defendants Herring Networks, Inc., D/B/A One America News Network, and Chanel Rion's Joinder to Defendants Joseph Oltman, FEC United, Inc. and Shuffling Madness Media Inc. d/b/a Conservative Daily's Response in Opposition to Plaintiff's Second Motion for Sanctions Pursuant to CRCP 37	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/4/21	A878DA8A4EC9B	Exhibits A and B to Supplemental Reply in Support of Special Motion to Dismiss	Protected	These exhibits contain no information that needed to be redacted under Section 4.60(e) of the Chief Justice Directive 05-01 and they should not be treated as confidential following the Court's Order.
10/4/21	6A78E5F1E0F74	Defendants Herring Networks, Inc., D/B/A One America News Network, and Chanel Rion's Reply in Support of Their Special Motion to Dismiss Pursuant to	Suppressed	These documents were filed as suppressed based on the omnibus protective

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		CRS 13-20-1101 (and related exhibits)		order dated September 24, 2021, and should now be made public.
10/4/21	4ADFC74BE228F	Defendant Michelle Malkin's Reply in Support of Her Special Motion to Dismiss Pursuant to C.R.S.A. 13-20-1101 (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/4/21	EBCFDDF8B9A92	Defendants Herring Networks, Inc., D/B/A One America News Network, and Chanel Rion's Reply in Support of Motion to Set Aside the Omnibus Protective Order Entered Pursuant to C.R.C.P. 26(C) and to Unseal Court Records Designated as Protected Or Suppressed (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/4/21	E5532EC4BE9E6	Reply in Support of Special Motion to Dismiss Pursuant to CRS 13-20-1101 of Defendants Sidney Powell and Sidney Powell PC (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and

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				should now be made public.
10/4/21	F36734B217228	Defendants James Hoft and TGP Communications, LLC d/b/a The Gateway Pundit's Reply in re Their Special Motion to Dismiss and Joinder in the Replies of Defendants Herring Networks, Inc., d/b/a One America News Network, and Chantel Rion, Eric Metaxas, and Sidney Powell (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/4/21	8063AD6C39A4A	Defendants Joseph Oltmann, FEC United, Inc., Shuffling Madness Media, Inc. dba Conservative Daily's Combined Reply in Support of Their Special Motion to Dismiss Pursuant to 13-20-1101 CRS 2021 (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.
10/4/21	Order	Defendants Herring Networks, Inc. d/b/a One America News Network, and Chanel Rion's Unopposed Motion for Leave to File 21-page Consolidated Reply Brief in Support of Their Special Motion to Dismiss Under C.R.S.A. 13-20-1101- Granted	Protected	This document contained no confidential information and should never have been treated as confidential.

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10/4/21	D2BAF3F2B4956	Plaintiff's Reply to Defendants' Response in Opposition to Plaintiff's Second Motion for Sanctions Pursuant to CRCP 37 (and related exhibits)	Suppressed	These documents were filed as suppressed based on the omnibus protective order dated September 24, 2021, and should now be made public.