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13 **IN THE UNITED STATES DISTRICT COURT**
14 **FOR THE EASTERN DISTRICT OF CALIFORNIA**

15 Jonee Fonseca, an individual parent and) Case No.: 2:16-cv-00889 – KJM-EFB
16 guardian of Israel Stinson, a minor,)
17 Plaintiff,)
18 Plaintiffs,) **DECLARATION OF JONEE FONSECA**
19 v.) **REGARDING ISRAEL STINSON**
20 Kaiser Permanente Medical Center) **TAKING A BREATH**
21 Roseville, Dr. Michael Myette M.D., Karen)
22 Smith, M.D. in her official capacity as)
23 Director of the California Department of)
24 Public Health and Does 2 through 10,)
25 inclusive,)
26 Defendants.)

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DECLARATION OF JONEE FONSECA

I, Jonee Fonseca, am the plaintiff in the above-encaptioned case and if called upon, I could and would testify truthfully, as to my own person knowledge, as follows:

1. I am Israel Stinson’s mother.

2. On April 22, 2016, I was able to hold Israel in my arms for the first time since he arrived at Kaiser. The minute he was placed in my arms, I heard him take a deep breath apart from the ventilator. He also moved his neck, shoulders, and head, as if he was trying to get comfortable. Approximately 30 minutes later, as I was still holding him, he took another deep breath apart from ventilator. I held him for a total of about one hour.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 6th Day of May, 2016.

S/ Jonee Fonseca
Jonee Fonseca, Plaintiff