	Case 2:12-cv-00981-ROS Document 405-1	Filed 08/03/15 Page 1 of 10	
1			
2			
3			
4			
5			
6	IN THE UNITED STATES DISTRICT COURT FOR THE		
7		DISTRICT OF ARIZONA	
8			
9	United States of America,	No. 2:12-cv-00981-ROS	
10	Plaintiff,	NO. 2.12-CV-00981-KOS	
11	v.	ORDER	
12	Maricopa County, Arizona; and Joseph M.		
13	Maricopa County, Arizona; and Joseph M. Arpaio, in his official capacity as Sheriff of Maricopa County, Arizona,		
14	Defendants.		
15			
16 17	Before the Court is the parties' Joint Motion to Approve Sattlement Agreement. The		
17	Before the Court is the parties' Joint Motion to Approve Settlement Agreement. The parties have jointly moved this Court to approve, sign and enter the attached Settlement		
19	Agreement on the docket so that this Court will retain jurisdiction to enforce compliance		
20	with its terms going forward. Having considered the parties' joint motion, as well as the		
21	parties' Joint Supplemental Brief in support of the motion, the Court finds that the		
22	attached Settlement Agreement satisfies the requirements for approval and enforcement		
23	by this Court: it is fundamentally fair, adequate, and reasonable; it has resulted from		
24	arm's-length negotiations between sophisticated parties; and it is consistent with the		
25	purposes of the federal law that the Complaint in this action seeks to enforce as to those		
26	claims, 42 U.S.C. § 14141. See United States v. Oregon, 913 F.2d 576, 580 (9th Cir.		
27	1990). The Court will therefore sign the Settlement Agreement attached hereto and retain		
28	jurisdiction to enforce compliance with its terms. Additionally,		
	1		

	Case 2:12-cv-00981-ROS Document 405-1 Filed 08/03/15 Page 2 of 10
1	IT IS ORDERED, on this day of, 2015:
2	1. That the Joint Motion to Approve Settlement Agreement is GRANTED;
3	2. That the attached Settlement Agreement concerning the United States' worksite
4	operations and retaliation claims in the above-captioned case, hereby is approved,
5	signed, and entered by the Court, and the Court will enforce compliance with its
6	terms;
7	3. That the Clerk of this Court shall transmit a copy of this Order to all parties and
8	counsel of record.
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20	
21 22	
22	
23	
25	
26	
27	
28	
	2

G	ase 2:12=cv=00981=ROS Document 395-2	≡iled 08/03/15 Page 3 of 20
1		
2		
3	х	
4		
5		
6		
7		
8		
9		
10	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA	
11		
12	United States of America,	•
13	Plaintiff,	No. 2:12-cv-00981-ROS
14	v.	SETTLEMENT AGREEMENT
15		
16	Maricopa County, Arizona; and Joseph M. Arpaio, in his official capacity as Sheriff of Maricopa County, Arizona,	
17	Defendants.	
18	Determants.	
19		
20	The parties to this Agreement, the United States of America, Joseph M. Arpaio,	
21	Sheriff of Maricopa County, and Maricopa County (collectively the "Parties"), enter into	
22	this Settlement Agreement ("Agreement") to resolve all claims related to worksite	
23	identity theft operations ("Worksite Operations"	
· · ·		

24 ("Retaliation Claims") as set forth in, *inter alia*, the Second and Sixth Claims of the 25

United States' Complaint in this action. The parties have reached a separate agreement

that resolves the United States' Fourth Claim and that portion of any other claim 26

27 addressing discrimination in MCSO jails. See Attachment A.

The Parties agree that this Agreement is in the best interests of the people of
 Maricopa County and the United States.

I. <u>DEFINITIONS</u>

3

4

5

19

20

21

22

23

24

25

27

28

The following terms and definitions shall apply to this Agreement:

1. "Agreement" means this Agreement.

6 2. "Business," as used in Paragraph 9, below, means any business,
7 organization, or other enterprise that employs people, is engaged in business activities or
8 charitable services, and is involved in the provision of goods or services, or both.

9 3. "Complaint" means the Complaint filed in <u>United States v. Maricopa</u>
10 <u>County and Joseph M. Arpaio, in his official capacity as Sheriff of Maricopa County,</u>
11 Arizona, No. 2:12-cv-00981-ROS.

4. "Defendants" means Joseph M. Arpaio, Sheriff of Maricopa County,
 named in his official capacity; and Maricopa County.

5. "Effective Date of this Agreement" means the date on which this
Agreement becomes effective pursuant to Paragraph 23, below.

6. "Identity theft," as used in Paragraph 9, below, means the crime of "taking
identity of another person," as defined currently or prospectively by Arizona law, and as
currently defined:

A person commits taking the identity of another person or entity if the person knowingly takes, purchases, manufactures, records, possesses or uses any personal identifying information or entity identifying information of another person or entity, including a real or fictitious person or entity, without the consent of that other person or entity, with the intent to obtain or use the other person's or entity's identity for any unlawful purpose or to cause loss to a person or entity whether or

not the person or entity actually suffers any economic loss as a result of the offense, or with the intent to obtain or continue employment.

26 Ariz. Rev. Stat. § 13-2008(A).

7. "MCSO" means the Maricopa County Sheriff's Office.

8. "United States" means the United States of America as represented by the
 United States Department of Justice's Civil Rights Division and its agents, employees,
 and consultants.

9. "Worksite Identity Theft Operation" means any pre-planned MCSO law
enforcement operation at a place of business to execute a search warrant for evidence of,
or for persons suspected of committing, identity theft or crimes incident thereto, such as
forgery.

II. <u>SECOND CLAIM OF THE UNITED STATES' COMPLAINT AND</u> <u>ALLEGATIONS RE: WORKSITE OPERATIONS</u>

8

9

27

28

10 10. On December 18, 2014, the MCSO announced that it would no longer
11 enforce State identity theft laws relating to obtaining or continuing employment, namely
12 A.R.S. sections 13-2008(A) (employment provision) and 13-2009(A)(3), and that it
13 would disband its Criminal Employment Unit.

14 11. On January 5, 2015, in the case of <u>Puente Arizona v. Arpaio</u>, No. 14-cv15 01356 (D. Ariz.), the United States District Court for the District of Arizona entered a
16 preliminary injunction enjoining the Maricopa County Sheriff from enforcing those
17 statutory provisions that address actions committed with the intent to obtain or continue
18 employment.

19 12. On January 19, 2015, the MCSO disbanded its Criminal Employment Unit,
20 which was responsible for investigating cases of identity theft relating to obtaining or
21 continuing employment, and for planning and carrying out Worksite Identity Theft
22 Operations.

13. MCSO is not now engaged, currently planning to engage, or currently
intending to engage in any Worksite Identity Theft Operations.

25 14. Before any Worksite Identity Theft Operation targeting three or more
26 suspects may occur after the Effective Date of this Agreement:

 a. Defendant Arpaio shall cause the MCSO to first establish a set of written policies or protocols to ensure that subsequent Worksite Identity

Gase 2:12-cv-00981-ROS Document 495-2 Filed 08/03/15 Page 4 of 20

1

2

3

4

5

6

7

8

9

10

11

12

13

14

Theft Operations are conducted in compliance with all applicable laws and the United States Constitution; and

b. Defendant Arpaio will provide Plaintiff United States with draft policies and protocols regarding Worksite Identity Theft Operations, as described above, before MCSO finalizes them, and MCSO will consider in good faith any comments, suggestions, objections, and recommendations from the United States regarding those policies and protocols. Once MCSO finalizes policies and protocols regarding Worksite Identity Theft Operations, as described above, the MCSO shall ensure that all personnel participating in any subsequent Worksite Identity Theft Operations are advised of the applicable policies and protocols and MCSO will take reasonable measures designed to ensure that all MCSO personnel comply with such policies, and protocols in carrying out any Worksite Identity Theft Operations.

15 15. If a Worksite Identity Theft Operation occurs after the Effective Date of
16 this Agreement, it must comply with all applicable laws, and the United States
17 Constitution.

18 16. If a Worksite Identity Theft Operation occurs after the Effective Date of
19 this Settlement Agreement, MCSO shall timely grant reasonable requests by the United
20 States for information related to any such operation so that the United States may
21 determine whether such operation was conducted consistent with Federal law and the
22 United States Constitution. Such information shall include documents, data, and records,
23 including any investigative reports and supplemental reports and any video or audio
24 recordings relating to such operation.

17. The United States may bring a new civil action within two (2) years of the
Effective Date of this Agreement seeking relief for alleged violations of federal law
relating to any Worksite Identity Theft Operations that occurred prior to the Effective
Date of this Agreement, but the United States may bring such a civil action only if: (a) a

Worksite Identity Theft Operation, as defined in Paragraph 9 of this Agreement, occurs 1 2 after the Effective Date of this Agreement; (b) the United States first notifies the Defendants that the information it has obtained indicates that the Worksite Identity Theft 3 4 Operation involves Fourth and Fourteenth Amendment violations that are consistent with the pattern or practice of Fourth or Fourteenth Amendment violations alleged in this case; 5 (c) the United States attempts to confer with the Defendants to seek an agreement on 6 specific actions MCSO can take to guard against constitutional violations in any future 8 Worksite Identity Theft Operations; and (d) the Parties are unable, within 60 days of the 9 United States' notification, to agree on such action or a Defendant fails to implement any 10 such actions it has agreed to take. The United States may not bring such a civil action-11 an action seeking relief for alleged violations of Federal law relating to Worksite Identity 12Theft Operations that occurred prior to the Effective Date of this Agreement—after two 13 (2) years of the Effective Date of this Agreement.

14 18. This Settlement Agreement does not affect the United States' authority to
15 bring a civil action seeking relief for violations of federal law relating to Worksite
16 Identity Theft Operations that occur <u>after</u> the Effective Date of this Agreement.

17

III. SIXTH CLAIM OF THE UNITED STATES' COMPLAINT AND

18

ALLEGATIONS RE: RETALIATION

19 19. Within 30 days after the effective date of this Agreement, the Maricopa
20 County Sheriff's Office (MCSO) will establish an official policy prohibiting retaliation
21 against any individual for any individual's lawful expression of ideas in the exercise of
22 the First Amendment right to the freedom of speech.

23 24

25

26

27

28

20. The Parties have agreed that the policy will read as follows:

It is the policy of the Maricopa County Sheriff's Office to respect the First Amendment rights of all individuals. MCSO personnel will not take action against any individual in retaliation for any individual's lawful expression of opinions in the exercise of the First Amendment right to the freedom of speech.

MCSO will notify all MSCO personnel of this policy through the issuance
 of a briefing board and in any other way MCSO determines to be appropriate. MCSO
 will take reasonable steps to ensure all future MCSO personnel are advised of this policy,
 consistent with MCSO practices to advise new personnel of existing MCSO policies.

5 22. Through counsel, within 45 days after the Effective Date of this
6 Agreement, Defendant Arpaio will provide the United States with an affidavit or sworn
7 declaration by an MCSO employee with authority to speak on behalf of MCSO and
8 Sheriff Arpaio confirming that MCSO has issued the policy and briefing board, and will
9 provide copies of same to the United States.

10

IV. EFFECTIVE DATE AND JURISDICTION

This Agreement shall become effective upon the signing of this Agreement
 by duly authorized representatives of Plaintiff United States, Defendant Sheriff Joseph
 Arpaio, Defendant Maricopa County, and by the Court. The Court will retain jurisdiction
 over this action for the purpose of enforcing compliance with the terms of this
 Agreement.

16

28

V. SCOPE, IMPLEMENTATION AND ENFORCEMENT

17 24. The United States shall notify Defendants if it determines that a Defendant is not in compliance with the Agreement in any respect. The Parties shall first attempt to 18 resolve any dispute informally by notification and conferral. If the Parties are unable to 19 20 agree on a resolution of the dispute concerning the Defendant's compliance within 60 21days after initial conferral, the United States may, without further notice to Defendants, 22 seek enforcement of this Agreement with the United States District Court for the District 23 of Arizona (the "Court"), through any appropriate form of relief. Any motion to enforce this Agreement shall be brought within one year of the occurrence of any alleged 24 25 violations.

26 25. The Parties shall notify each other of any court or administrative challenge
27 to this Agreement. In the event any provision of this Agreement is challenged in any

local or state court, removal to a federal court shall be sought by the Parties and transfer
 of venue to the United States District Court for the District of Arizona will be sought.

26. In response to requests for documents or data as provided herein, either
Defendant may withhold from the United States any documents or data protected by the
attorney-client privilege or the work product doctrine. Should a Defendant decline to
provide the United States access to such documents or data based on attorney-client
privilege and/or the work product doctrine, the Defendant shall inform the United States
that it is withholding documents or data on this basis and shall provide the United States
with a log describing the documents or data.

10 27. The Parties may make use of protective orders or agreements to ensure the 11 confidentiality of any non-public information as appropriate and necessary. Other than as 12 expressly provided herein, this Agreement shall not be deemed a waiver of any privilege 13 or right a Defendant may assert, including the attorney-client communication privilege, 14 attorney work product protections, and any other privilege, right, or protection recognized 15 at common law or created by statute, rule or regulation, against any other person or entity 16 with respect to the disclosure of any document.

17

28

VI. ENTIRE AGREEMENT, SEVERABILITY, COSTS

18 28. This Agreement constitutes the entire agreement between the Parties with 19 regard to the Second and Sixth Claims, and any portions of other claims arising out of or 20 relating to Worksite Operations or Retaliation Claims of the Complaint in this action, and 21 it supersedes any and all prior representations and agreements, whether oral or written, 22 between the Parties with regard to those claims. No such prior representations or 23 agreements may be offered or considered to vary the terms of this Agreement, or to 24 determine the meaning of any of its provisions.

25 29. In the event that any provision in this Agreement is declared invalid for any
26 reason by a court of competent jurisdiction, said finding shall not affect the remaining
27 provisions of this Agreement.

Case 2:12 cv 009831 ROS Document 4051 2 Filed 08/03/115 Page 10 of 20 30. 1 Each party shall bear its own costs, fees, and expenses associated with the $\mathbf{2}$ litigation concerning this action, United States v. Maricopa County, et al., No. 2:12-cy-3 981 (D. Ariz). SIGNATURES OF THE PARTIES: 5 6 7 Joseph M. Arpaio Steve Chucri Maricopa County Sheriff 8 Chairman, Maricopa County Board of Supervisors ATTEST: 9 10 DEPUTY Clerk of the Board 11 Mark Kappelhoff, Deputy Assistant Attorney General U.S. Department of Justice, Civil Rights Division 12 13 14 CHIEF Deputy County Attorney 15 SO ORDERED this day of _____ 2015. 16 17 18 19 Honorable Roslyn O. Silver 20 Senior United States District Judge 21 22 23 24 25 26 27 28 8