

FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

EDWARD JONES; PATRICIA VINSON;
 GEORGE VINSON; THOMAS CASH;
 STANLEY BARGER; ROBERT LEE
 PURRIE,

Plaintiffs-Appellants,

v.

CITY OF LOS ANGELES; WILLIAM
 BRATTON, Chief; CHARLES BECK,
 Captain, in their official capacity,
Defendants-Appellees.

No. 04-55324

D.C. No.

CV-03-01142-ER

Central District

of California,

Los Angeles

ORDER

Filed October 15, 2007

Before: Pamela Ann Rymer and Kim McLane Wardlaw,
 Circuit Judges, and Edward C. Reed, Jr.,* District Judge.

ORDER

The parties have filed a joint motion informing us that they have settled this action and seeking dismissal of the appeal, remand and withdrawal of our opinion, reported at 444 F.3d 1118 (9th Cir. 2006). Granting the motion in full, we dismiss this appeal as moot, vacate our opinion in *Jones v. City of Los Angeles*, 444 F.3d 1118 (9th Cir. 2006), and remand the action to the district court for further proceedings consistent

*The Honorable Edward C. Reed, Jr., Senior United States District Judge for the District of Nevada, sitting by designation.

14139

14140

JONES v. CITY OF LOS ANGELES

with this Order.

IT IS SO ORDERED.

PRINTED FOR
ADMINISTRATIVE OFFICE—U.S. COURTS
BY THOMSON/WEST—SAN FRANCISCO

The summary, which does not constitute a part of the opinion of the court, is copyrighted
© 2007 Thomson/West.