## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

MARIE MCMILLEN SMITH

**PLAINTIFF** 

v.

Case No. 4:18-cv-00294-KGB

KROGER LIMITED PARTNERSHIP I d/b/a KROGER FOOD STORES d/b/a KROGER MARKET PLACE, et al.,

**DEFENDANTS** 

## **ORDER**

Before the Court is a stipulation of dismissal with prejudice filed by plaintiff Marie McMillen Smith and separate defendants Kroger Limited Partnership I, Jason Ortiz, and Kim Beatty (Dkt. No. 16). Counsel for these parties have signed the stipulation (*Id.*, at 2). Accordingly, the stipulation accords with the terms of Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

For good cause shown, the Court adopts the stipulation of dismissal with prejudice (Dkt. No. 16). As separate defendant South Central UFCW Union and Employer Health Fund has already been dismissed from this action (Dkt. No. 13), this stipulation of dismissal disposes of all claims in this action. The Court therefore dismisses with prejudice this action and finds that each party shall bear their own fees and costs.

So ordered this 16th day of August 2019.

Kristine G. Baker

United States District Judge

istin G. Ponter