Michael Travis Hoyt v. United States of America et al

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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
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11	MICHAEL TRAVIS HOYT, and PROGRESSIVE INSURANCE	CV 07–3966 PA (AGRx)
12	COMPANY,	JUDGMENT
13	Plaintiffs,	
14	v.	
15	UNITED STATES OF AMERICA,	
16	Defendant.	
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19	In accordance with the Court's Findings of Fact and Conclusions of Law, and the	
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21	Court's granting of the United States of America's ("Defendant") Federal Rule of Civil Procedure 52(c) Motion for Judgment on Partial Findings, Defendant is not liable for	
22	negligence.	
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24	It is therefore now ORDERED, ADJUDGED, and DECREED that judgment is	
25	entered in this action as follows:	
26	1. Michael Travis Hoyt and Progressive Insurance Company ("Plaintiffs") shall	
27	recover nothing from Defendant on Plaintiffs' claims;	
28	2. Defendant shall have judgment in its favor on Plaintiffs' claims;	
		Destate

1	3. Defendant shall recover from Plaintiffs its costs of suit.
2	The Clerk is ordered to enter this Judgment.
3	Ton. Chan
4	DATED: November 14, 2008
5	Percy Anderson UNITED STATES DISTRICT JUDGE
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