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THE UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

AARON RAISER,)	CASE NO. 09 CV 00254 RGK(AGR _x)
)	
Plaintiff,)	Judge: R. Gary Klausner
)	Magis: Alicia G. Rosenberg
vs.)	
)	[PROPOSED] ORDER
VENTURA COLLEGE OF LAW,)	DIRECTING ENTRY OF FINAL
HEATHER GEORGAKIS, DOUG)	JUDGMENT AS TO DEFENDANTS
LARGE, TYLER BUCK, official and)	VENTURA COLLEGE OF LAW,
individual capacities, WENDY)	HEATHER GEORGAKIS, WENDY
LASCHER, NANCY L. TITHER, U.S.)	LASCHER, DOUG LARGE, AND
DISTRICT COURT, CENTRAL)	TYLER BUCK.
DISTRICT OF CALIFORNIA,)	
DOES 1-10,)	Date: November 2, 2009
)	Time: 9:00 a.m.
Defendants.)	Courtroom: 850
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)	Filed: March 8, 2007

Before the Court is Defendants' VENTURA COLLEGE OF LAW, HEATHER GEORGAKIS, WENDY LASCHER, DOUG LARGE, and TYLER BUCK's ("the moving defendants") Motion For Entry of Final Judgment pursuant to Federal *Rule of Civil Procedure* 54(b).

WHEREAS this court has already granted defendants VENTURA COLLEGE OF LAW, HEATHER GEORGAKIS, and WENDY LASCHER's motions to dismiss for failure to state a claim upon which relief can be granted, with prejudice, pursuant to *Rule of Civil Procedure* 12(b)(6) as to plaintiffs claims for: (1) breach of contract (claims 1, 11); (2) breach of the implied covenant of good faith and fair dealing (claim 4); (3) state conspiracy (claim 2); (4) intentional infliction of emotional distress (claim 3); (5) tort in essence (claim 5); (6) violation of 48 U.S.C. §1983 (claims 7,17,18); (7) violation of 42 U.S.C. §1985(3) (claims 6,10,14); (8) interferences with prospective economic opportunity (claim 12); (9) attempted extortion (claim 13); (10) breach of fiduciary duty (claim 15); and (11) violation of 42 U.S.C. §12181 et seq. (Americans with Disabilities Act) (claim 16).

WHEREAS this court has already granted defendant DOUG LARGE's motion to dismiss for failure to state a claim upon which relief can be granted, with prejudice, pursuant to *Rule of Civil Procedure* 12(b)(6) as to plaintiffs claims for: (1) attempted extortion (claim 13); and (2) violation of U.S.C. §1985(3) (claim 14).

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WHEREAS this court has already granted defendant TYLER BUCK's motion to dismiss for failure to state a claim upon which relief can be granted, with prejudice, pursuant to *Rule of Civil Procedure* 12(b)(6) as to plaintiffs claims for: (1) violation of 48 U.S.C. §1983 (claim 6); and (2) violation of 48 U.S.C. §1985(3) (claims 7, 17).

WHEREAS, the remaining claims in Plaintiff's First Amended Complaint are severable and/or unrelated to the claims brought against the moving defendants.

The court finds that there is no just reason for delay in entering a final judgment of dismissal as to all claims asserted by Plaintiff in his First Amended Complaint against Defendants VENTURA COLLEGE OF LAW, HEATHER GEORGAKIS, WENDY LASCHER, DOUG LARGE, and TYLER BUCK.

IT IS SO ORDERED

DATED: November 18, 2009



HON. R. GARY KLAUSNER
United States District Court Judge