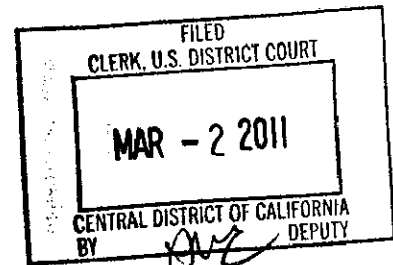


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6 Attorneys for Defendants, COUNTY OF LOS ANGELES,  
 7 DEPUTY MICHAEL CARPENTER

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8 UNITED STATES DISTRICT COURT  
 9 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

10

<p>11 DERRIS HURTH, an individual,          12 Plaintiff,          13 v.          14 COUNTY OF LOS ANGELES, a local          15 governmental entity; LOS ANGELES          16 COUNTY SHERIFF'S DEPARTMENT,          a public entity; and DOES 1 through 10,          inclusive,          17 Defendants.</p>	) CASE NO. CV09-5423 SVW (PJWx) [Action Filed: July 24, 2009] Judge: Hon. Stephen V. Wilson, CR 6 JUDGMENT AFTER TRIAL
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18

19 This matter came on regularly for jury trial, initially on June 23, 2010 on the  
 20 claim of plaintiff, DERRIS HURTH (hereinafter "plaintiff") that his Fourth  
 21 Amended Rights had been violated, and again on October 13, 2010, on the claim of  
 22 plaintiff, that he was arrested without probable cause by defendants. Donald W.  
 23 Cook of the Law Offices of Robert Mann and Donald W. Cook appeared for  
 24 plaintiff. Howard A. Slavin of Lewis Brisbois Bisgaard & Smith LLP appeared for  
 25 defendants.

26 **TRIAL ONE - JUNE 23, 2010 - (FOURTH AMENDMENT VIOLATION)**

27 A jury of eight persons was impaneled and sworn. Opening statements were  
 28 made. Witnesses were called and testified. Evidence was presented and admitted.

1 Both sides rested. The jury was instructed on the law, and closing arguments were  
2 made. The jury commenced deliberations on June 24, 2010. Prior to Trial One,  
3 plaintiff dismissed Deputy LORENA TOVAR, with prejudice.

4 **VERDICT IN TRIAL ONE - JUNE 24, 2010**

5 On June 24, 2010, the jury returned a unanimous verdict in favor of defendant  
6 by responding to the following question:

7 Question No. 1: On the plaintiff's claim against defendant Deputy MICHAEL  
8 CARPENTER for violation of plaintiff's Fourth Amended Rights, we the jury find in  
9 favor of Defendant.

10 **TRIAL TWO - OCTOBER 13, 2010 (ARREST WITHOUT PROBABLE**  
11 **CAUSE)**

12 A jury of eight persons were impaneled and sworn. Opening statements were  
13 made. Witnesses were called and testified. Evidence was presented and admitted.  
14 Both sides rested. The jury was instructed on the law and closing arguments were  
15 made. The jury commenced deliberations on October 13, 2010.

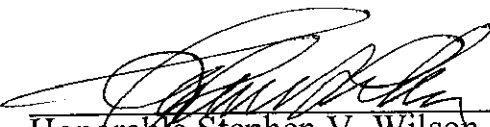
16 **VERDICT IN TRIAL TWO (ARREST WITHOUT PROBABLE CAUSE)**

17 On October 13, 2010, the jury returned its unanimous verdict in favor of  
18 defendant.

19 Based upon the unanimous jury verdicts rendered for defendants, and good  
20 cause appearing therefore,

21 **IT IS ORDERED, ADJUDGED AND DECREED** that Plaintiff, DERRIS  
22 HURTH shall take nothing and that Defendants COUNTY OF LOS ANGELES and  
23 DEPUTY MICHAEL CARPENTER shall have judgment against plaintiff, DERRIS  
24 HURTH, and shall be awarded costs pursuant to a bill of costs to be filed.

25  
26 DATED: Feb 23, 2011

27   
28 Honorable Stephen V. Wilson,  
Judge of the United States District Court