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 8 Attorneys for Defendant
 SANTA MARIA FISHING INCORPORATED,
 i/n/a and e/s/a SANTA MARIA FISHING, INC.
 9 and SANTA MARIA FISHING, INCORPORATED

10 **UNITED STATES DISTRICT COURT**
 11 **CENTRAL DISTRICT OF CALIFORNIA**

12 BILLY JOE JORDAN,
 13 Plaintiff,
 14 vs.
 15 MARY DILEVA; VINCE DILEVA,
 Presumed P.R. for the Estate of Frank
 16 Colonna, Deceased; MARY DILEVA;
 VINCE DILEVA General Partners with
 17 Frank Colonna in SANTA MARIA
 FISHING, INC.; SANTA MARIA
 18 FISHING, INCORPORATED; Inactive
 Corporate Entities; JOHN DOES 1-20,
 19 Defendants.
 20

Case No. 2:14-cv-09561-BRO-JPR
 and 2:15-cv-01257-BRO-JPR
 Related Case No. 2:15-cv-01257-
 BRP-JPR
 (Honorable Beverly Reid O’Connell)
**ORDER ON
 STIPULATION AND REQUEST
 FOR DISMISSAL WITH
 PREJUDICE**

21
 22 Defendant and Plaintiff in Limitation Santa Maria Fishing Incorporated, i/n/a
 23 and e/s/a Santa Maria Fishing, Inc. and Santa Maria Fishing, Incorporated, and
 24 Plaintiff Billy Joe Jordan, through their attorneys of record, hereby give notice of
 25 their settlement of the action entitled *Jordan v. DiLeva et al.*, Case No. 2:15-cv-
 26 09561, and the related action entitled *In the Matter of the Complaint of SANTA*
 27 *MARIA FISHING INCORPORATED, as Owner of the Fishing Vessel SANTA*
 28

1 MARIA, A 79-Foot Al Larson Ship Built in 1937, Official Number 236806,
2 California Department of Fish and Wildlife Number 01388, for Exoneration from or
3 Limitation of Liability, Case No. 2:15-cv-01257-BRO-JPR. The parties request that
4 the Court enter a dismissal with prejudice of both actions pursuant to Fed. R. Civ. P.
5 41(a)(1)(A)(ii).

6
7 DATED: November 20, 2015

HINSHAW & CULBERTSON LLP

8
9 By: /s/ Pamela L. Schultz
10 Pamela L. Schultz
11 Erik M. Kowalewsky
12 Bradley H. Pace
13 Attorneys for Defendant
14 SANTA MARIA FISHING
INCORPORATED,
i/n/a and e/s/a SANTA MARIA
FISHING, INC.
and SANTA MARIA FISHING,
INCORPORATED

15 DATED: November 20, 2015

LAW OFFICE OF ANTHONY URIE,
PLLC

16
17 By: /s/ Anthony M. Urie
18 Anthony M. Urie
19 Attorneys for Plaintiff
BILLY JOE JORDAN

20 DATED: November 20, 2015

LAW OFFICE OF DAVID S. VOGEL

21 By: /s/ David S. Vogel
22 David S. Vogel
23 Attorneys for Plaintiff
BILLY JOE JORDAN

24 I, Pamela L. Schultz, am the ECF user whose identification and password are
25 being used to file this Stipulation and Request for Dismissal. I hereby attest that
26 Anthony M. Urie and David S. Vogel concurred in this filing. **IT IS SO ORDERED.**

27 /s/ Pamela L. Schultz

DATED: November 24, 2015

