CASE NO. 2:16-cv-02451-MWF-AS

JOINT STIPULATION OF DISMISSAL OF ENTIRE ACTION WITH PREJUDICE

1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), IT IS HEREBY
2	STIPULATED, by and between Christian Menendez and Defendant Intermountain Lock
3	and Security Co., by and through their respective counsel of record, that the entire above-
4	captioned action is dismissed with prejudice in accordance with the terms of a
5	confidential written settlement agreement entered into between the parties.
6	
7	IT IS HEREBY SO AGREED.
8	
9	DATED: February 6, 2017 JACKSON LEWIS P.C.
10	
11	By: /s/ Danny Yadidsion
12	Sarine C. Sahatjian Danny Yadidsion
13	Attorneys for Defendant INTERMOUNTAIN LOCK AND
14	INTERMOUNTAIN LOCK AND SECURITY SUPPLY CO.
15	
16	DATED E1 C 2017 LAVIG DOTHMAN () AGGOCIATEG
17	DATED: February 6, 2017 JAY S. ROTHMAN & ASSOCIATES
18	By: /s/ Lowell W. Finson
19	
20	Jay S. Rothman Lowell W. Finson
21	Attorneys for Plaintiff CHRISTIAN MENENDEZ
22	
23	IT IS SO ORDERED
24	and Water Ol
25	Thekae W. Engras
26	Dated: February 22, 2017
27	Honorable Michael W. Fitzgerald
28	United States District Judge
	CASE NO. 2:16-cv-02451-MWF-AS 2 JOINT STIPULATION OF DISMISSAL OF ENTIRE ACTION
	WITH PREJUDICE