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9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
11	MADU YALINYEYANI	C N GACW 12 700 PRO (IPP.)	
12	MARILYN INJEYAN,	Case No. SACV 12-790 BRO (JPRx)	
13	Plaintiff,	JUDGMENT	
14	V.		
15	CITY OF LAGUNA BEACH and		
16	DETECTIVE ROBERT RAYHAUSER, DETECTIVE NATALIE LEAL, and DOES 1 through 10, inclusive,		
17	Defendants.		
18	Defendants.		
19	Defendants City of Laguna Beach a	and Sergeant Robert Rahaeuser	
20	(collectively "Defendants") filed a Motion for Summary Judgment or, in the		
21	alternative, Partial Summary Judgment ("Motion") pursuant to Rule 56 of the		
22	Federal Rules of Civil Procedure. Plaintiff Marilyn Injeyan filed opposition to the		
23	Motion and Defendants filed a reply. On August 6, 2013, the Motion came on for		
24	hearing and counsel for Plaintiff and Defendants presented oral arguments. At the		
25	conclusion of the hearing, the Court took the matter under submission.		
26	After full and careful consideration of the evidence and the points and		
27	authorities submitted by the parties, and the	-	
28			

1	finds that Defendants are entitled to Qualified Immunity. On August 30, 2013, the		
2	Court filed its Minute Order granting the motion for summary judgment ("Order,"		
3	Dkt. No. 44).		
4	Prior to the filing of the Motion, the Court dismissed Defendant Detective		
5	Natalie Leal from the action pursuant to a joint motion of the parties. Prior to the		
6	iling of the Motion, Plaintiff notified Defendants of her intent to abandon her		
7	Monell claims against Defendant City of Laguna Beach, and to abandon her claims		
8	against Sergeant Robert Rahaeuser with respect to the Third and Fourth Claims for		
9	Relief, and the Court hereby dismisses those claims.		
10	All Doe Defendants are hereby dismissed from the action.		
11	The Court having ordered entry of judgment as requested in the Motion for		
12	the reasons set forth in the Order and good cause appearing therefor:		
13	IT IS HEREBY ORDERED AND ADJUDGED that Plaintiff Marilyn Injeya		
14	shall take nothing by way of her Complaint in this action, that the action shall b		
15	dismissed and judgment entered on the merits in favor of Defendants City of Lagun		
16	Beach and Sergeant Robert Rahaeuser. Defendants shall recover their costs of suit		
17	unless Plaintiff provides the Court with evidence to show that she is incapable of		
18	paying. Plaintiff is ordered to provide a declaration detailing any evidence by		
19	September 25, 2013. FAILURE TO RESPOND RISKS IMPOSITION OF		
20	COSTS OF SUIT. Should Plaintiff respond, Defendants shall file a responsive		
21	declaration by October 2, 2013.		
22	IT IS SO ORDERED.		
23	TISSO ORDERED.		
24	Dated: September 11, 2013		
25	HONORABLE BEVERLY REID O'CONNELL UNITED STATES DISTRICT COURT JUDGE		
26	CIVILD STATES DISTRICT COURT JUDGE		
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