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9			
10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
12			
13 14	MOHAMED MAHMOUD BEDIER,) A075-673-645	Case No. SACV12-1724 CJC (ANx)	
14	Plaintiff,		
16	vs.		
17	JANET NAPOLITANO, Secretary of) Department of Homeland Security, in)	JUDGMENT	
18	her official capacity and individual (
19	capacity; TIMOTHY ROBBINS, Los) Angeles Field Office Director, in his) official and individual capacity;		
20	MICHAEL MCHENRY, in his () official and individual capacity:		
21	SANDRA HUTCHENS, in her official and individual capacity; TONI) BLAND, in her official and individual)		
22	Capacity; JUSE BARK, in his		
23	individual capacity; Adelanto) Detention Center; Theo Lacy Facility,)		
24	Detention Center; Theo Lacy Facility,) The GEO Group, Inc, a corporation;) JOHN DOES		
25	(1-20), individuals,	MATTED FOD DETEDMINIATION	
26	Defendants.	MATTER FOR DETERMINATION BEFORE THE HONORABLE CORMAC J. CARNEY	
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	JU	DGMENT	

1	On June 12, 2013, Defendants Janet Napolitano, Timothy Robbins, Jose Barr,	
2	Sandra Hutchens, Toni Bland, Michael McHenry, and Theo Lacy Facility filed	
3	Motions for Summary Judgment with the Court.	
4	On June 24, 2013, Defendant The GEO Group, Inc. filed a Motion for	
5	Summary Judgment with the Court.	
6	On July 29, 2013, after full consideration of the relevant evidence including	
7	the Declarations and Exhibits, the Separate Statements of Facts and Conclusions of	
8	Law, and the briefs submitted by counsel, the Court issued an Order granting all	
9	moving Defendants' Motions for Summary Judgment. There is no triable issue of	
10	material fact in this case with regard to the claims against Defendants, and all	
11	moving Defendants are entitled to summary judgment as a matter of law.	
12	IT IS HEREBY ADJUDGED AND DECREED as follows:	
13	Judgment is entered in favor of Defendants Janet Napolitano, Timothy	
14	Robbins, Jose Barr, Sandra Hutchens, Toni Bland, Michael McHenry, Theo Lacy	
15	Facility, and The GEO Group, Inc.	
16	Plaintiff recovers nothing.	
17	The action is dismissed on the merits.	
18	Defendants are the prevailing parties for the purpose of any recovery of	
19	allowed costs as set forth in Federal Rule of Civil Procedure 54 and Central District	
20	Local Rule 54. Any costs and attorney's fees which the Court deems recoverable	
21	will be reserved and determined by the Court upon further proceedings.	
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23	IT IS SO ORDERED.	
24		
25	Dated: August 08, 2013 HONORABLE CORMAC J. CARNEY	
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JUDGMENT