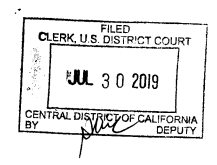
William L. Haluck, Esq. (SBN 80146) Zachary Schwartz, Esq. (SBN 286498) Greg K. Koeller, Esq. (SBN 312470) Koeller, Nebeker, Carlson & Haluck, LLP 1 2 3 Park Plaza, Suite 1500 Irvine, CA 92614-8558 3 949-864-3400; fax: 949-864-9000 4 Email: bill.haluck@knchlaw.com / 5 zacharv.schwartz@knchlaw.com 6 Attorneys for Defendant COUNTY OF ORANGE 7 8 9 10 11 **IVIN MOOD**



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA - SANTA ANA

Plaintiff,

13 v.

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COUNTY OF ORANGE, DOES 1-10,

Defendants.

Case No.: 8:17-cv-00762-SVW-KK Assigned to: Hon. Stephen V. Wilson

Crt. Rm: 10A

Magistrate Judge: Kenly Kiya Kato

(PROPOSED) JUDGMENT IN FAVOR OF DEFENDANT **COUNTY OF ORANGE**

Action Date: Trial Date:

[PROPOSED] JUDGMENT IN FAVOR OF DEFENDANT COUNTY OF ORANGE

4/28/17 vacated

and this Court originally denied the Motion. (See Doc. 73.) However, the Court having reconsidered its position as to whether summary judgment is warranted in favor of COUNTY OF ORANGE, the Court informed parties that it was inclined to grant summary judgment sua sponte for COUNTY OF ORANGE and gave Plaintiff

Defendant COUNTY OF ORANGE filed a Motion for Summary Judgment

IVIN MOOD an opportunity to file a brief in opposition. (Doc. 80.) After IVIN

MOOD filed an opposition (Doc. 81) and COUNTY OF ORANGE filed a reply

(Doc. 84), this Court notified the parties on May 10, 2019 that the Court grants

summary judgment for COUNTY OF ORANGE (Doc. 86), and on July 25, 2019,

27 the Court issued its written order granting summary judgment sua sponte for

Case No. 8:17-cv-00762-SVW-KK

004.548:372221v1

COUNTY OF ORANGE. (Doc. 92.)

After reviewing all papers filed in support of summary judgment, as well as all papers filed in opposition, and the issues have been duly heard and a decision duly rendered, IT IS ORDERED AND ADJUDGED that judgment be entered in favor of Defendant COUNTY OF ORANGE and against Plaintiff IVIN MOOD, that Plaintiff IVIN MOOD take nothing, that the action be dismissed on the merits with prejudice, and that Defendant COUNTY OF ORANGE is the prevailing party under Federal Rule of Civil Procedure 54(d)(1) and is entitled to recover its costs incurred in this action in accordance with said Rule and Local Rules of this Court. This Judgment may be amended to include any costs and other litigation expenses awarded to Defendant COUNTY OF ORANGE by the Court.

IT IS SO ORDERED AND ADJUDGED.

DATED: 7/30/19

The Honorable Stephen V. Wilson

Judge of the United States District Court

Case No. 8:17-cv-00762-SVW-KK