1 2 3 4 5	Richard H. Schoenberger SBN 122190 Spencer J. Pahlke, SBN 250914 WALKUP, MELODIA, KELLY & SCHOENBEH 650 California Street, 26th Floor San Francisco, CA 94108 Tel: (415) 981-7210 Fax: (415) 391-6965 Attorneys for Plaintiffs	RGER				
6 7 8 9 10 11	PORTER SCOTT A PROFESSIONAL CORPORATION Terence J. Cassidy, SBN 099180 Lauren E. Calnero, SBN 284655 350 University Avenue, Suite 200 Sacramento, California 95825 Tel: 916.929.1481 Fax: 916.927.3706 Attorneys for Defendants COUNTY OF STANISLAUS, SHERIFF ADAM CHRISTIANSON and LIEUTENANT CLIFF HARPER					
13	UNITED STATES DISTRICT COURT					
14	EASTERN DISTRICT OF CALIFORNIA					
15	IRINA ENGERT, ANNE ENGERT, and RON Case No.: 1:13-CV-00126-LJO-BAM					
16	ENGERT, Individually and as Successors-in-					
17 18 19	Interest to Glendon Engert, Plaintiffs, vs.	STIPULATION TO DISMISS ALL FEDERAL CLAIMS AGAINST THE COUNTY OF STANISLAUS AND ALL CLAIMS AGAINST SHERIFF ADAM CHRISTIANSON; ORDER				
20	STANISIAUS COUNTY SHEDIEE ADAM					
21	STANISLAUS COUNTY; SHERIFF ADAM CHRISTIANSON; ROBERT LEE PARIS, SR.					
22	and ELIZABETH JANE PARIS, PERSONAL REPRESENTATIVES TO THE ESTATE OF					
23	DEPUTY SHERIFF ROBERT LEE PARIS, JR.; DEPUTY MICHAEL GLINSKAS;					
24	SERGEANT MANUEL MARTINEZ; LIEUTENANT CLIFF HARPER; RT					
25	FINANCIAL, INC.; RONI ROBERTS; and DOES ONE through TWENTY-FIVE,					
26	inclusive,					
27	Defendants.					
28						
		1 AINST THE COUNTY OF STANISLAUS AND ALL CLAIMS 1 CHRISTIANSON; ORDER				

1	TO THE COURT TO	ATT DAD	THES AND TO THEID COUNSEL OF DECODD.		
2	TO THE COURT, TO ALL PARTIES, AND TO THEIR COUNSEL OF RECORD:				
3	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), Plaintiffs IRINA, RON and ANNE				
4	ENGERT ("Plaintiffs") and Defendants COUNTY OF STANISLAUS and SHERIFF ADAM				
	CHRISTIANSON, by and through their undersigned counsel, hereby stipulate as follows:				
5	(1) All claims arising under 42 U.S.C. § 1983 against Defendant COUNTY OF STANISLAUS				
6	be dismissed with prejudice.				
7	(2) All claims arising under 42 U.S.C. § 1983 and state law against Defendant SHERIFF				
8	ADAM CHRISTIANSON be dismissed with prejudice.				
9	Each party shall bear its/his own attorney fees and costs incurred in regard to the prosecution				
10	and defense of those claims.				
11	IT IS SO STIPULATED.				
12		Respe	ectfully submitted,		
13	Dated: February 19, 2015	WAL	KUP, MELODIA, KELLY & SCHOENBERGER		
14		By	Dishard U. Sahaanhargar		
15			Richard H. Schoenberger Spencer J. Pahlke		
16			Attorneys for Plaintiffs IRINA ENGERT, ANNE ENGERT, and RON ENGERT		
17	Dated: February 19, 2015	PORTER SCOTT			
18		A PR	OFESSIONAL CORPORATION		
19		By			
20			Terence J. Cassidy Lauren E. Calnero		
21			Attorneys for Defendants COUNTY OF STANISLAUS; SHERIFF ADAM		
22			CHRISTIANSON; LIEUTENANT CLIFF HARPER		
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	STIPULATION TO DISMISS ALL FEDERAL CLAIMS AGAINST THE COUNTY OF STANISLAUS AND ALL CLAIMS AGAINST SHERIFF ADAM CHRISTIANSON; ORDER {01366816.DOC}				

1	ORDER		
2	Having reviewed the above Stipulation, and good cause appearing,		
3	IT IS HEREBY ORDERED that:		
4	(1) All claims arising under 42 U.S.C. § 1983 against Defendant COUNTY OF STANISLAUS		
5	are dismissed with prejudice.		
6	(2) All claims arising under 42 U.S.C. § 1983 and state law against Defendant SHERIFF		
7	ADAM CHRISTIANSON are dismissed with prejudice.		
8	Each party shall bear its/his own attorney fees and costs incurred in regard to the prosecution		
9	and defense of those claims.		
10	This case shall remain OPEN.		
11			
12	SO ORDERED		
13	Dated: February 24, 2015 /s/ Lawrence J. O'Neill		
14	United States District Judge		
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	3 STIPULATION TO DISMISS ALL FEDERAL CLAIMS AGAINST THE COUNTY OF STANISLAUS AND ALL CLAIMS		
	AGAINST SHERIFF ADAM CHRISTIANSON; ORDER {01366816.DOC}		