1	THERESA A. GOLDNER, COUNTY COUNSEL By: ANDREW C. THOMSON, DEPUTY (SBN 149057) Kern County Administrative Center 1115 Truxtun Avenue, Fourth Floor Bakersfield, CA 93301 Telephone 661-868-3800 Fax 661-868-3805 Attorneys for Defendants County of Kern and Justin Weidenkopf UNITED STATES DISTRICT COURT		
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9	EASTERN DISTRICT OF CALIFORNIA		
10	TERRI LYNN GROVES,		8-cv-00574-AWI-JLT
11)		N FOR DISMISSAL OF
12) Plaintiff,	ENTIRE CAS	E INCLUDING 'S COUNTY OF KERN AND
13	vs.		DENKOPF; ORDER
14	COUNTY OF KERN, JUSTIN	Trial date: September 29, 2015	
15	WEIDENKOPF	Time: Courtroom:	9:00 a.m. 2
16	Defendants.		-
17)		
18	COME NOW the Parties to this matter, Plaintiff Terri Lynn Groves (hereinafter		
19	"Plaintiff" and/or "Groves") through her counsels of record Seth O'Dell Esq., of Swanson		
20	O'Dell, APC and Michael Young Esq. of Young & Nichols, and Defendants County of Kern		
21	(hereinafter "County") and Justin Weidenkopf (hereinafter "Weidenkopf") (collectively		
22	hereafter "County Defendants") through their counsel of record Andrew C. Thomson, Deputy,		
23	of the Kern County Counsel's Office, and provide as follows:		
24	IT IS HEREBY STIPULATED, by and between the Parties to this action through their		
25	designated counsel, that the above-captioned action be dismissed with prejudice in its entirety as		
26	to any complaint, allegation and/or cause of action against any and all Defendants including		
27	County and Weidenkopf. More specifically, the Parties stipulate to the dismissal of the entire		
28	action and applicable complaint of Plaintiff Terri Lynn Groves against Defendants County of		
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1	Kern and Justin Weidenkopf in United States District Court, Eastern District Of California,			
2	Case No.: 1:13-cv-00574 AWI JLT			
3	IT IS FURTHER STIPULATED that the aforementioned dismissal is in consideration			
4	of a resolution of the matter by the Parties, and that each party hereby agrees to bear all of			
5	its/their own costs and attorney's fees with respect to this litigation except as may be otherwise			
6	provide in any settlement as further delineated in any corresponding Release and Settlement			
7	Agreement.			
8				
9	Dated: April 17, 2015	WANSON O'DELL, APC		
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11		: <u>/s/ Seth O'Dell</u>		
12		Attorneys for Plaintiff		
13	Dated: April 17, 2015 LA	W OFFICE OF YOUNG & NICHOLS		
14				
15		:/s/ Michael Young		
16		Michael Young, Esq. Attorneys for Plaintiff		
17	Dated: April 17, 2015 TH	ERESA A. GOLDNER, COUNTY COUNSEL		
18				
19	Ву	: /s/ Andrew C. Thomson		
20		Andrew C. Thomson, Deputy Attorneys for Defendants County of Kern		
21		and Justin Weidenkopf		
22 23				
23		<u>ORDER</u>		
25				
26	IT IS SO ORDERED.			
27	Dated: <u>April 20, 2015</u>	SENIOR DISTRICT JUDGE		
28		SERIOR DISTRICT JUDGE		
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