

1 Kevin G. Little, SBN 149818
 2 LAW OFFICE OF KEVIN G. LITTLE
 3 Post Office Box 8656
 4 Fresno, California 93747
 5 Telephone: (559) 342-5800
 6 Facsimile: (559) 420-0839
 7 E-Mail: kevin@kevinglittle.com
 8 Attorneys for Plaintiff Desiree Martinez

9 UNITED STATES DISTRICT COURT
 10 EASTERN DISTRICT OF CALIFORNIA

11 DESIREE MARTINEZ,

12 Plaintiff,

13 vs.

14 KYLE PENNINGTON; KIM
 15 PENNINGTON; CONNIE
 16 PENNINGTON; KRISTINA
 17 HERHBERGER; JESUS
 18 SANTILLAN; CHANNON HIGH;
 19 THE CITY OF CLOVIS; ANGELA
 20 YAMBUPAH; RALPH SALAZAR;
 21 FRED SANDERS; THE CITY OF
 22 SANGER; and DOES 1 through 20,

Defendants.

No. 1:15-CV-00683 JAM MJS

STIPULATION OF DISMISSAL
 OF DEFENDANTS SANTILLAN
 AND SALAZAR;
 ORDER

23 TO THE HONORABLE COURT:

24 The undersigned parties hereby stipulate to dismiss plaintiff's claims against
 25 defendants Clovis Police Officer Jesus Santillan and Sanger Police Officer Ralph
 26 Salazar with prejudice, with each party respectively bearing his or her own costs
 27

1 and fees. This stipulation is entered into pursuant to Federal Rule of Civil
2 Procedure 41(a)(2).

3
4 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

5 Date: June 8, 2017

6 /s/ G. Craig Smith
7 G. Craig Smith
8 Ferguson, Praet & Sherman
9 Attorneys for Defendants
10 Jesus Santillan and Ralph Salazar

11 Date: June 8, 2017

12 /S/ Kevin G. Little
13 Kevin G. Little
14 Law Office of Kevin G. Little
15 Attorneys for Plaintiff
16 Desiree Martinez

17
18 PURSUANT TO STIPULATION, IT IS SO ORDERED.

19 DATED: 6/8/2017

20 /s/ John A. Mendez
21 John A. Mendez
22 United States District Court Judge