1 2 3 4 5 6	Kevin G. Little, SBN 149818 LAW OFFICE OF KEVIN G. LITTLE Post Office Box 8656 Fresno, California 93747 Telephone: (559) 342-5800 Facsimile: (559) 420-0839 E-Mail: <u>kevin@kevinglittle.com</u> Attorneys for Plaintiff Desiree Martinez		
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8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	DECIDEE MADTINEZ		
11	DESIREE MARTINEZ,	No. 1:15-CV-00683 JAM MJS	
12	Plaintiff,	STIPULATION OF DISMISSAL	
13	vs.	OF DEFENDANTS SANTILLAN AND SALAZAR;	
14	vs.	ORDER	
15	KYLE PENNINGTON; KIM		
16	PENNINGTON; CONNIE PENNINGTON; KRISTINA		
17	HERHBERGER; JESUS		
18	SANTILLAN; CHANNON HIGH;		
	THE CITY OF CLOVIS; ANGELA YAMBUPAH; RALPH SALAZAR;		
19	FRED SANDERS; THE CITY OF		
20	SANGER; and DOES 1 through 20,		
21	Defendants.		
22			
23	TO THE HONORABLE COURT:		
24	The undersigned nortics hereby stinu	late to diamiga plaintiff's slaims against	
25	The undersigned parties hereby supu	late to dismiss plaintiff's claims against	
26	defendants Clovis Police Officer Jesus Santillan and Sanger Police Officer Ralph		
27	Salazar with prejudice, with each party respectively bearing his or her own costs		
28	STIPULATION OF DISMISSAL Page		

1	and fees.	This stipulatio	on 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	/s/ G. Craig Smith
6		-,	G. Craig Smith
7			Ferguson, Praet & Sherman Attorneys for Defendants
8			Jesus Santillan and Ralph Salazar
9	Date: June	8, 2017	/S/ Kevin G. Little
10			Kevin G. Little Law Office of Kevin G. Little
11			Attorneys for Plaintiff
12			Desiree Martinez
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
14			
15	DATED: 6	6/8/2017	/s/ John A. Mendez
16 17		John A. Mendez United States District Court Judge	
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28	STIPULATION	OF DISMISSAL	Page 2