1 2 3 4 5 6 7 8	THE LAW OFFICE OF THOMAS C. SEABAUGH Thomas C. Seabaugh, Esq., SBN 272458 tseabaugh@seabaughfirm.com 128 North Fair Oaks Avenue Pasadena, California 91103 Telephone: (818) 928-5290 CHAIN COHN STILES David K Cohn, Esq., SBN 68768 dcohn@chainlaw.com Neil K. Gehlawat, Esq., SBN 289388 ngehlawat@chainlaw.com 1430 Truxtun Ave., Suite 100 Bakersfield, CA 93301 Telephone: (661) 323-4000 Facsimile: (661) 324-1352 Attorneys for Plaintiff UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	ARTURO GONZALES,	Case No. 1:16-CV-00107-JLT
11	Plaintiff,	(PROPOSED) ORDER ON JOINT
12	VS.	[PROPOSED] ORDER ON JOINT STIPULATION REGARDING DISPOSITIVE MOTIONS
13	CITY OF BAKERSFIELD, GARY CARRUESCO,	(Doc. 41)
14 15	GARY CARRUESCO, DOUG BARRIER, KASEY KNOTT,	
16	JUAN OROZCO, and DOES 5-10,	
17	Defendants.	
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1 PROPOSED ORDER 2 Before the Court is a stipulation among the parties with which they propose to resolve certain issues arising with respect to their contemplated dispositive motions 3 by means of a compromise. Good cause appearing, the Court adopts the parties 4 stipulation and orders that: 5 The following claims for relief in the Plaintiff's First Amended 6 1. 7 Complaint are **DISMISSED** with **PREJUDICE** with each party to bear its own attorneys' fees and costs as to those claims: (1) Plaintiff's Third Claim for Relief 8 9 (substantive due process under federal law); (2) Plaintiff's Tenth Claim for Relief 10 (under the California Bane Act) as to Defendant Carruesco only 2. Defendants' motion for summary adjudication will be limited to (1) the 11 12 false arrest claims raised in the First Claim for Relief (wrongful detention or arrest under federal law) and the Seventh Claim for Relief (false arrest under state law); 13 14 and (2) the claims against Defendant Carruesco. 15 IT IS SO ORDERED. 16 Dated: **April 24, 2017** /s/ Jennifer L. Thurston 17 UNITED STATES MAGISTRATE JUDGE 18 19 20 21 22 23 24 25 26

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