1 2 3 4 5 6	THE SEHAT LAW FIRM, P.L.C. Cameron Sehat, Esq. (SBN: 256535) 18881 Von Karman Ave., Suite 850 Irvine, CA 92612 Telephone: (949) 825-5200 Facsimile: (949) 313-5001 E-mail: cameron@sehatlaw.com Attorney for Plaintiffs: Silvia P. Valdez and Abelardo Pasillas, individually and as		
7	successors-of-interest on behalf of Omar Pasillas		
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9	UNITED STATES D	ISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA		
11	SAN JOSE DIVISION		
12			
13	SILVIA P. VALDEZ, individually and as successor-of-interest on behalf of	CASE NO. 1:17-CV-00712-DAD-EPG	
14	Omar Pasillas; ABELARDO PASILLAS, individually and as successor-of- interest on behalf of	STIPULATION FOR DISMISSAL AS	
15 16	Omar Pasillas;	TO DEFENDANTS CORRECTIONAL OFFICERS BOONE AND VASQUEZ;	
	Plaintiffs,	ORDER THEREON	
17	V.	(ECF No. 58)	
18	R.N. N.J. MILBURN, an individual; LPT BRADY; an individual; R.N. BUCARO; an individual; DR. SAVAGE, an individual;		
19	BUCARO; an individual; DR. SAVAGE, an individual;		
20	CORRECTIONAL OFFÍCER BOONE, an individual: CORRECTIONAL		
21	CORRECTIONAL OFFICER BOONE, an individual; CORRECTIONAL OFFICER VASQUEZ, an individual, and DOES 7 through 10		
22	Defendants		
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1	IT IS HEREBY STIPULATED by and between Plaintiffs SILVIA P. VALDEZ and		
2	ABELARDO PASILLAS and Defendants, R.N. N.J. MILBURN, LPT BRADY, R.N. BUCARO and		
3	DR. SAVAGE who have appeared in this action, through their undersigned counsel, that the entire		
4	action be dismissed without prejudice as to Defendants CORRECTIONAL OFFICER BOONE and		
5	CORRECTIONAL OFFICER VASQUEZ pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii).		
6	IT IS FURTHER STIPULATED THAT the Court shall direct the clerk to enter an order		
7	dismissing the entire action without prejudice as to Defendants CORRECTIONAL OFFICER		
8	BOONE and CORRECTIONAL OFFICER VASQUEZ.		
9	IT IS FURTHER STIPULATED THAT each party shall bear its own costs and attorney's		
10	fees as to the litigation surrounding Defendants CORRECTIONAL OFFICER BOONE and		
11	CORRECTIONAL OFFICER VASQUEZ.		
12			
13		Respectfully submitted,	
14	DATED: June 27, 2018	R. LAWRENCE BRAGG,, Acting Supervising	
15		Deputy Attorney General	
16		/s/ Lawrence Bragg	
17		Attorneys for Defendants R.N. N.J. MILBURN, LPT BRADY and R.N. BUCARO	
18			
19	D. 1777 1 27 2010	THE SEHAT LAW FIRM, PLC	
20	DATED: June 27, 2018	/s/ Cameron Sehat	
21		CAMERON SEHAT	
22		Attorney for Plaintiffs	
23			
24	DATED: June 27, 2018	BURKE, WILLIAMS & SORENSEN LLP	
25		/s/ Susan Coleman	
26		SUSAN COLEMAN Attorney for Defendant Dr. SAVAGE	
27		Thomey for Defendant Dr. 571 v TOL	
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1	I attest that counsel R. LAWRENCE BRAGG and Susan Coleman have read and approved this		
2	document, and given consent to the filing of the same with the Court.		
3		THE SEHAT LAW FIRM, PLC	
4	DATED: June 27, 2018		
5		By: /s/ <i>Cameron Sehat</i> Attorney for Plaintiffs	
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ORDER

On June 26, 2018, Plaintiffs and Defendants filed a stipulation to dismiss Correctional Officer Boone and Correctional Officer Vasquez without prejudice (ECF No. 58). In light of the stipulation, all claims against Correctional Officer Boone and Correctional Officer Vasquez are dismissed without prejudice, and the action is automatically terminated as to Correctional Officer Boone and Correctional Officer Vasquez. *See* Fed. R. Civ. P. 41(a)(1)(A); *Wilson v. City of San Jose*, 111 F.3d 688, 692 (9th Cir. 1997). Accordingly, the Clerk of the Court is directed to terminate the case as to Correctional Officer Boone and Correctional Officer Vasquez.

IT IS SO ORDERED.

Dated: **June 27, 2018**

UNITED STATES MAGISTRATE JUDGE