

1 James D. Weakley, Esq., Bar No. 082853
2 Brande L. Gustafson, Esq. Bar No. 267130

3 WEAKLEY & ARENDT
4 A Professional Corporation
5 5200 N. Palm Avenue, Suite 211
6 Fresno, California 93704
Telephone: (559) 221-5256
Facsimile: (559) 221-5262
Jim@walaw-fresno.com
Brande@walaw-fresno.com

7 Attorneys for Defendant, Deputy Gabriel Romo

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9 **UNITED STATES DISTRICT COURT**
10 **FOR THE EASTERN DISTRICT OF CALIFORNIA**

11 STAN SEVERI and MYRANDA SEVERI,) CASE NO. 1:17-CV-00931-AWI-JLT
12)
13 Plaintiffs,)
14 vs.) **STIPULATION OF DISMISSAL; and**
15) **[Proposed] ORDER**
16 COUNTY OF KERN; KERN COUNTY) **[FRCP 41(a)]**
17 SHERIFF DONNY YOUNGBLOOD; in his)
18 individual capacity; DEPUTY GABRIEL)
ROMO, in his individual capacity; and DOES)
1 to 100, Inclusive, in their individual)
capacities,)
Defendants.)

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20 Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, the parties to this action,
21 through their attorneys of record, stipulate to dismissal of Defendant Deputy Gabriel Romo with
22 prejudice from all claims alleged in the complaint in this action. All parties to bear their own costs
23 and attorney’s fees.

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Dated: November 13, 2019

RODRIGUEZ & ASSOCIATES

By: /s/ Joel Andreesen (As authorized on 11/13/19)
Daniel Rodriguez
Chantal Trujillo
Joel Andreesen
Attorneys for Plaintiffs Stanley Severi

Dated: November 14, 2019

MARGO A. RAISON, COUNTY COUNSEL

By: /s/Andrew C. Thomson(As authorized on 11/14/19)
Andrew C. Thomson, Chief Deputy
Robert J. Rice, Deputy
Attorneys for Defendant County of Kern

Dated: November 13, 2019

WEAKLEY & ARENDT,
A Professional Corporation

By: /s/ James D. Weakley
James D. Weakley
Brande L. Gustafson
Attorneys for Defendant Deputy Gabriel Romo

IT IS SO ORDERED.

Dated: November 18, 2019



SENIOR DISTRICT JUDGE