1	RANDOLPH CREGGER & CHALFANT LLP		
2	Robert L. Chalfant, SBN: 203051 Wendy Motooka, SBN: 233589		
3	1030 G St. Sacramento, CA 95814 Phone: 916.443-4443 Fax: 916.443-2124		
4			
5	Email: <u>rlc@randolphlaw.net</u> <u>wmotooka@randolphlaw.net</u>		
6	Attorneys for Defendants DEPUTY ARAGON #652		
7	and DR. ROBERT PADILLA (erroneously named as Dr. Michael Padilla)		
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	VINCENT SCOTT MARCONNETT,	Civil Action No. CIV S-09-3369 JAM EFB P	
12	Plaintiff,	STIPULATION TO DISMISS THE CASE WITH PREJUDICE PURSUANT TO	
13	vs.	SETTLEMENT AND TO ALLOW THE COURT TO RETAIN JURISDICTION	
14	SACRAMENTO COUNTY SHERIFF DEPARTMENT, et al.,	OVER ENFORCEMENT OF THE SETTLEMENT AGREEMENT; ORDER	
15	DEFARTMENT, et al.,	THEREON	
16	Defendants.		
17			
18	WHEREAS Plaintiff VINCENT SCOTT MARCONNETT has filed the above-captioned		
19	civil action against defendants SACRAMENTO COUNTY SHERIFF'S DEPUTY ARAGON		
20	(#652) and DR. ROBERT PADILLA; and		
21	WHEREAS, following a settlement conference held before the Honorable Edmund F.		
22	Brennan on August 30, 2012, plaintiff and defendants have agreed to resolve all differences		
23	between them and to settle the instant case fully and finally, pursuant to the terms set forth in the		
24	Settlement Agreement attached hereto as Exhibit A;		
25	THE PARTIES NOW HEREBY STIPULATE, through their counsel of record, that the		
26	case be dismissed with prejudice, and that the Court shall retain jurisdiction over enforcement of		
27	the Settlement Agreement.		
28			
GER & _P.			

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1	IT IS SO STIPULATED.		
2	Detech October 19, 2012		
3	Dated: October 18, 2012	VINCENT SCOTT MARCONNETT	
4		/s/Wincout Coatt Management	
5		/s/ Vincent Scott Marconnett VINCENT SCOTT MARCONNETT	
6 7		Plaintiff in Pro Per	
8	Dated: October 23, 2012	RANDOLPH CREGGER & CHALFANT LLP	
9	Dated. October 25, 2012	KANDOLI II CKLOOLK & CHALFANT LLI	
10		/s/ Robert L. Chalfant	
10		ROBERT L. CHALFANT Attorneys for Defendants	
12		Automeys for Detendants	
13			
14	[PROPOSED] ORDER After considering the Stipulation by and between the parties through their counsel of		
15			
16	record, IT IS HEREBY ORDERED THAT:		
17	1. This action is dismissed with		
18	2. The Court shall retain jurisdiction over enforcement of the Settlement Agreement.		
19		<u>/s/ John A. Mendez</u> JOHN A. MENDEZ UNITED STATES DISTRICT COURT JUDGE	
20			
21			
22	Dated: November 9, 2012		
23	23		
24			
25			
26			
27			
28			
RANDOLPH, CREGGER & CHALFANT, LLP. 1030 G St. Sacramento, CA 95814 (916) 443-4443	STIPULATION TO DISMISS; [PROPOSED] ORDER THEREON	- 2 - 09-3369	