

1 LEIGH LAW GROUP
 Mandy Leigh (SBN 225748) mleigh@leighlawgroup.com
 2 Jay T. Jambeck (SBN 226018) jjambeck@leighlawgroup.com
 870 Market St Ste 1157
 3 San Francisco, CA 94102
 Telephone: (415) 399-9155
 4 Facsimile: (415) 795-3733
 Attorneys for Plaintiffs/Counter-Defendants
 5 Z.F, M.A.F., J.F., L.H., J.H., J.A., J.R.H., A.N., G.N., and M.R.

6 SEYFARTH SHAW LLP
 G. Daniel Newland (SBN 087965) dnewland@seyfarth.com
 7 Cassandra H. Carroll (SBN 209123) ccarroll@seyfarth.com
 Eric M. Lloyd (SBN 254390) elloyd@seyfarth.com
 8 560 Mission Street, Suite 3100
 San Francisco, California 94105
 9 Telephone: (415) 397-2823
 Facsimile: (415) 397-8549
 10 Attorneys for Defendants/Counter-Claimants
 VALLEY MOUNTAIN REGIONAL CENTER,
 11 RICHARD JACOBS, and TARA SISEMORE-HESTER

12 THE UNITED STATES DISTRICT COURT FOR
 13 THE EASTERN DISTRICT OF CALIFORNIA

14 Z.F, a minor, by and through his parents M.A.F.) Case No. 2:10-CV-00523 TLN-CKD
 15 and J.F. and M.A.F. and J.F individually; L.H.)
 and J.H., minors, by and through their parents)
 16 J.A. and J.R.H. and J.A. and J.R.H. individually;)
 A.N., a minor, by and through his parents, G.N.)
 17 and M.R., and G.N. and M.R. individually,)
)

**STIPULATION OF DISMISSAL WITH
 PREJUDICE OF COUNTER CLAIMS
 AGAINST M.A.F.; AND ORDER (Fed.
 R. Civ. P. 41(a)(2), 41(c)(2))**

18 Plaintiffs, on behalf of)
 themselves and all others)
 19 similarly situated)
)

20 vs.)
)

21 RIPON UNIFIED SCHOOL DISTRICT,)
 (RUSD); RIPON UNIFIED SCHOOL)
 22 DISTRICT BOARD OF TRUSTEES,; SAN)
 JOAQUIN COUNTY OFFICE OF)
 23 EDUCATION; VALLEY MOUNTAIN)
 REGIONAL CENTER (VMRC), MODESTO)
 24 CITY SCHOOLS, MODESTO CITY)
 SCHOOLS BOARD OF EDUCATION,)
 25 RICHARD JACOBS, Executive Director of)
 VMRC, in his official and individual capacity,)
 26 TARA SISEMORE-HESTER, Coordinator for)
 Autism Services for VMRC, in her official and)
 27 individual capacity; VIRGINIA JOHNSON,)
 Director of Modesto City Schools SELPA, in)
 28)

1 her official and individual capacity; SUE)
2 SWARTZLANDER, Program Director for)
3 Modesto City Schools, in her official and)
4 individual capacity and Does 1-200.)
5 Defendants.)
6 _____)

7 IT IS HEREBY STIPULATED that pursuant to Federal Rules of Civil Procedure 41(a)(2) and
8 41(c)(2) by and between COUNTER-CLAIMANTS VALLEY MOUNTAIN REGIONAL CENTER,
9 TARA SISEMORE-HESTER and RICHARD JACOBS (“Counter-Claimants”) and COUNTER-
10 DEFENDANT M.A.F., though their respective counsel of record, that COUNTER-CLAIMANTS’
11 entire counter-complaint [Docket No. 21] is dismissed as to the sole remaining COUNTER-
12 DEFENDANT M.A.F. in its entirety, with prejudice, and without costs to either party as to the counter-
13 claims alleged therein.¹

14 IT IS SO STIPULATED.

15 DATED: August 30, 2017

16 SEYFARTH SHAW LLP

17 By: /s/ *Cassandra H. Carroll*
18 G. Daniel Newland
19 Cassandra H. Carroll
20 Eric M. Lloyd
21 Matthew J. Mason
22 Attorneys for Defendant
23 VALLEY MOUNTAIN REGIONAL
24 CENTER RICHARD JACOBS, and TARA
25 SISEMORE-HESTER

26 _____
27 ¹ Former Counter-defendant J.A. was dismissed on December 1, 2014 [Docket No. 21]. The other named Counter-
28 defendants, Special Needs Advocates for Understanding and Autism Reform California, were never served and never
appeared in the action. Accordingly, the present Stipulation of Dismissal and Order shall function to conclude the counter-
complaint [Docket No. 21].

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

DATED: August 30, 2017

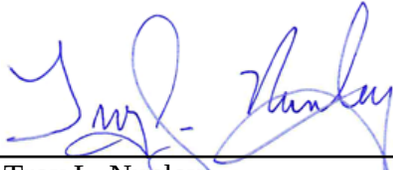
LEIGH LAW GROUP

By: /s/ Jay T. Jambeck
Jay T. Jambeck
Attorneys for Plaintiffs
Z.F, M.A.F., J.F., L.H., J.H., J.A., J.R.H.,
A.N., G.N., and M.R.

ORDER

IT IS SO ORDERED.

DATED: August 31, 2017



Troy L. Nunley
United States District Judge