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14	Telephone: 916.929.1481 Attorneys for Defendants: COUNTY OF EL DORADO and FRED KOLLAR					
15	BARKETT & GUMPERT					
16	Franklin G. Gumpert, SBN 66051					
17	P.O. Box 661448 Sacramento, CA 95866					
18	Telephone: (916) 849-2480 Attorney for Defendants: PHIL CHOVANEC, DARIN LEWIS, BOB ASHWORTH and JACKIE NOREN					
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28	-1- STIPULATION AND ORDER TO DISMISS PLAINTIFF'S SIXTH CAUSE OF ACTION IN THIRD AMENDED COMPLAINT,					
	With Prejudice; Huntv. County of El Dorado, et al., Case No. 2:10-cv-01367-FCD-CKD					

1	[SEE, PARTIES' STIPULATION – NEXT PAGE]				
2	UNITED STATES DISTRICT COURT				
3					
4	EASTERN DISTRICT OF CALIFORNIA				
5	TANYA HUNT,	Case No. 2:10-cv-01367-FCD-CKD			
6	Plaintiff,	STIPULATION AND ORDER TO DISMISS PLAINTIFF'S SIXTH CAUSE OF ACTION FROM			
7 8	V.	THE THIRD AMENDED COMPLAINT, WITH PREJUDICE [F.R.C.P. 41(1)]			
9	COUNTY OF EL DODADO, EDED KOLLAD.				
10	COUNTY OF EL DORADO; FRED KOLLAR; PHIL CHOVANEC; DARIN LEWIS; KEVIN HOUSE; BOB ASHWORTH; JACKIE NOREN;				
11	and DOES 1 through 50, inclusive,				
12	Defendants.				
13					
14	TO THE COURT, TO ALL PARTIES, AND TO THEIR COUNSEL OF RECORD:				
15	PLEASE TAKE NOTICE that pursuant to Fed. Rule of Civ. Proc. 41(a)(1)(ii), the parties to this				
16	action do hereby stipulate that Plaintiff's Sixth Cause of Action for Violations of the Public Safety Officers				
17	Procedural Bill of Rights Act, which was pled against Defendant COUNTY OF EL DORADO only, shall be				
18	forthwith dismissed with prejudice, and that Plaintiff TANYA HUNT and Defendant COUNTY OF EL				
19 20	DORADO shall each bear their own attorneys' fees and costs incurred in regard to the prosecution and				
21	defense of Plaintiff's Sixth Cause of Action asserted against Defendant COUNTY OF EL DORADO in this				
22	case.				
23	It is so stipulated.				
24	Dated: August 23, 2011	VATTS LAW OFFICES			
25		/s/ Douglas E. Watts			
26 27	Ву	y:			
28	-2-				
20	STIPULATION AND ORDER TO DISMISS PLAINTIFF'S SIXTH CAUSE OF ACTION IN THIRD AMENDED COMPLAINT, WITH PREJUDICE;				

HUNTV. COUNTY OF EL DORADO, ET AL., CASE NO. 2:10-CV-01367-FCD-CKD

1 2	Douglas E. Watts, Esq. Attorneys for Plaintiff				
3	Dated: August 23, 2011	BAR	KETT & GUMPERT		
4			/s/ Franklin G. Gumpert		
5		Ву:	Franklin G. Gumpert, Esq.		
6			Attorney for Defendants PHIL CHOVANEC, DARIN LEWIS,		
7			BOB ASHWORTH and JACKIE NOREN		
8					
9	Dated: August 23, 2011		TER SCOTT,		
10		APR	OFESSIONAL CORPORATION		
11		Dv.	/s/ Nancy J. Sheehan		
12		Ву:	Nancy J. Sheehan, Esq.		
13			Attorneys for Defendants COUNTY OF EL DORADO and		
14			FRED KOLLAR		
15					
16	<u>ORDER</u>				
17	Having reviewed the above Stipulation, and good cause appearing,				
18	IT IS SO ORDERED.		~		
19			9/1287		
20	Dated: August 23, 2011		Many C Jamy		
21		FRAN	K C. DAMRELL, JR.		
22			ED STATES DISTRICT JUDGE		
23					
24					
25					
26					
27		3-			
28	STIPULATION AND ORDER TO DISMISS PLAINTIFF'S SIXTH CAUSE OF ACTION IN THIRD AMENDED COMPLAINT,				