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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

1 YOUSSEF BOULAALAM,) NO. 2:14-CV-02112-MCE-EFB
2 Plaintiff,) NOTICE OF SETTLEMENT;
3 vs.) STIPULATION RELIEVING
4 COUNTY OF MONO, CALIFORNIA;) DEFENDANTS OF NEED TO RESPOND
5 MONO COUNTY SHERIFF'S SERGEANT) TO FIRST AMENDED COMPLAINT
6 RICHARD HAHN; MONO COUNTY) PENDING DISMISSAL OF ACTION
7 SHERIFF'S DEPUTY ARTURO TORRES; IN) PURSUANT TO SETTLEMENT; ORDER
8 THEIR INDIVIDUAL CAPACITIES, AND) [LOCAL RULES 143 AND 160]
9 DOES 1-100, inclusive,)
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Defendants.

Notice of Settlement; Stipulation Relieving Defendants of Need to Respond to First Amended Complaint Pending Dismissal of Action Pursuant to Settlement; Order [Local Rules 143 and 160]

NOTICE OF SETTLEMENT

In accordance with Local Rule 160, the parties hereby notify the Court that they have reached a settlement; in part it requires Plaintiff to dismiss his action with prejudice in its entirety against all Defendants, and provides that Plaintiff and Defendants shall bear their own costs, fees, and expenses. To effectuate that aspect of the settlement and in disposition of this matter the parties intend to and will file, in addition to such documents as the Court may direct, a Stipulation of Voluntary Dismissal pursuant to Federal Rule of Civil Procedure 41 (a)(1)(ii).

Respectfully submitted,

Date: June 3, 2015

Law Office of Allen Berrey

By:/s/Allen Berrey
Allen Berrey

Date: June 3, 2015

Law Office of Benjamin A. Williams

By:/s/Ben Williams
Ben Williams

Attorneys for Plaintiff

Date: June 3, 2015

Bolling & Gawthrop

By:/s/Marjorie E. Manning
Marjorie E. Manning

Attorneys for Defendants

**STIPULATION RELIEVING DEFENDANTS OF NEED TO RESPOND TO
FIRST AMENDED COMPLAINT PENDING DISMISSAL OF ACTION PURSUANT TO
SETTLEMENT**

By their respective counsel the parties stipulate as follows:

1. Plaintiff filed his first amended complaint on May 15, 2015; Defendants were simultaneously served therewith and have thirty days to respond thereto.

1 2. Subsequent to Plaintiff filing that first amended complaint the parties settled this
2 matter. Pursuant to that settlement, Plaintiff will dismiss this action with prejudice; to do so, the
3 parties will execute and file a Stipulation of Voluntary Dismissal in accordance with Rule
4 41(a)(1)(ii).

5 3. The parties agree that Defendants need not respond to Plaintiff's first amended
6 complaint pending their filing the Stipulation of Voluntary Dismissal and the Court's dismissal
7 of this action pursuant thereto.

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9 Date: June 3, 2015

Law Office of Allen Berrey

10 By: /s/ Allen Berrey
11 Allen Berrey

12 Date: June 3, 2015

Law Office of Benjamin A. Williams

13 By: /s/ Ben Williams
14 Ben Williams
15 Attorneys for Plaintiff

17 Date: June 3, 2015

Bolling & Gawthrop

18 By: /s/ Marjorie E. Manning
19 Marjorie E. Manning

20 Attorneys for Defendants

ORDER

Pursuant to the parties' stipulation, the Court determines that this case is settled. Accordingly, Defendants need not respond to Plaintiff's first amended complaint pending the filing of the dispositional documents. In accordance with the provisions of Local Rule 160, dispositional documents are to be filed on or before June 19, 2015. Failure to comply with this order may be grounds for the imposition of sanctions on any and all counsel as well as any party or parties who cause non-compliance with this order.

IT IS SO ORDERED.

Dated: June 3, 2015


MORRISON C. ENGLAND, JR., CHIEF JUDGE
UNITED STATES DISTRICT COURT