1	Jeffrey F. Oneal, Esq./SBN 129072 Sanela Causevic, Esq/SBN 277713 LaMORE, BRAZIER, & ONEAL 1570 The Alameda, Suite 312 San Jose, California 95126-2305 Telephone: 408-484-6500 Facsimile: 408-645-5104		
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4	Email: joneal@lbolaw.com		
5	scausevic@lbolaw.com Attorneys for Defendants		
6	OLD DOMINION FREIGHT LINE, INC. and CHRIS A. LUND		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	JOSEPH HILL and QUIANTE HADNOT,	Case No. 2:16-cv-01220 CKD	
12	Plaintiffs,	STIPULATION OF DISMISSAL AND	
13	VS.	ORDER	
14	CHRIS A. LUND; OLD DOMINION FREIGHT LINE, INC.; and		
15	DOES 1 through 100, inclusive,		
16	Defendants.		
17			
18	WHEREAS, Plaintiffs JOSEPH HILL and QUIANTE HADNOT filed their Complaint for		
19	Damages for Survival and Wrongful Death in Alameda County on March 11, 2016;		
20	WHEREAS, Defendants CHRIS LUND and OLD DOMINION FREIGHT LINE, INC. removed		
21	said action to the U.S. District Court for the Northern District of California and thereafter transferred		
22	said action to the U.S. District Court for the Eastern District of California, under the instant Action No.		
23	2:16-cv-01220-CKD;		
24	WHEREAS, Plaintiff JOSEPH HILL is the biological father of decedent Keymonei Hadnot and		
25	was dismissed from this action for a waiver of costs on May 5, 2017;		
26	WHEREAS, Plaintiff QUIANTE HADNOT and Defendants CHRIS LUND and OLD		
27	DOMINION FREIGHT LINE, INC. settled this matter on or about May 20, 2017;		
28			

THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiff QUIANTE HADNOT	
and Defendants CHRIS LUND and OLD DOMINION FREIGHT LINE, INC. through their designated	
counsels of record that the above-captioned action should be dismissed with prejudice pursuant to FRCP	
41(a)(1)(A). The parties further stipulate that, except as set forth in the August 8, 2017 Release, each	
party shall bear its own costs and attorney's fees.	
IT IS SO STIPULATED.	
Dated: August 20, 2017 LAW OFFICES OF JOHN L. BURRIS	
By: <u>/s/ Adante Pointer</u> Adante Pointer	
Attorneys for Plaintiff	
QUIANTE HADNOT	
Dated: August 24, 2017 LaMORE, BRAZIER & ONEAL	
By:/s/ Jeffrey F. Oneal	
Jeffrey F. Oneal Sanela Causevic	
Attorneys for Defendants CHRIS A. LUND and	
OLD DOMINION FREIGHT LINE, INC.	
I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed signature (/s/) within this e-filed document.	
ORDER	
The Court having considered the stipulation of the parties, and good cause appearing therefor,	
orders as follows:	
1. The action is dismissed with prejudice pursuant to FRCP $41(a)(1)(A)$ ;	
2. Each party shall bear its own costs and attorney's fees; and	
3. The Court shall retain jurisdiction over this matter to enforce the terms of the August 8,	
2017 Release.	
IT IS SO ORDERED.	
Dated: August 29, 2017	
Carop U. Delany	
CAROLYN K. DELANEY UNITED STATES MAGISTRATE JUDGE	