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2	John S. Claassen (212954) Jerald N. Marrs (309419)		
3	CLAASSEN MARRS, P.C. 1261 Locust St. C26		
4	Walnut Creek, CA 94596 (925) 204-3885		
5	john@cmpc.law jerry@cmpc.law		
6	Attorneys for RODNEY W. BLAKE		
7	UNITED STATES I		
8	EASTERN DISTRIC SACRAMENT		
9	In re Complaint in Limitation of,	1	
10	MICHAEL JOHN DUQUETTE, Petitioner in Limitation	Case No.: 2:20-CV-02037-KJM-KJN	
11		IN ADMIRALTY	
12	RODNEY W. BLAKE,	STIPULATION AND PROPOSED ORDER FOR DISMISSAL RE: BLAKE	
13	Claimant vs.	ORDER FOR DISMISSAL RE: BLAKE	
14	MICHAEL JOHN DUQUETTE as the		
15	alleged owner of a certain 1987 Centurion "Barefoot Warrior Style" Ski Boat bearing		
16	hull identification number CF19042JK and her engines, tackle, appurtenances, etc.		
17	Respondent in Limitation		
18			
19	RODNEY W. BLAKE,		
20	Third-Party Plaintiff		
21	VS.		
22	DANTE LOPEZ, individually, KAMERON MICHAEL DUQUETTE, individually		
23	Third-Party Defendants		
24	DRU JACKSON COUNTER-CLAIM		
25	DRU JACKSON THIRD-PARTY CLAIM		
26			
27			
28			
	STIPULATION FOR I	1 Case No.: 2:20-CV-02037-KJM-K. DISMISSAL RE: BLAKE	JN

1	Plaintiff-in-Limitation and Respondent Defendant Michael John DuQuette; Defendant-in-		
2	Limitation, Claimant-in-Limitation and Third-Party Plaintiff Rodney W. Blake ("Blake"); and		
3	Third-Party Defendants Dante Lopez and Kameron Michael DuQuette hereby stipulate and agree		
4	to the dismissal of Blake's Claim in Limitation (ECF 66) and Third-Party Complaint (ECF 67) and		
5	otherwise dismiss Blake as a party to this action with prejudice with a mutual waiver of costs and		
6 7	fees pursuant to a written settlement agreement.		
8			
9	Dated: August 1, 2022 COX, WOOTTON, LERNER, GRIFFIN & HANSEN, LLP		
10			
11	By: /s/ Arthur A. Severance		
12	Neil S. Lerner Arthur A. Severance		
13	Attorneys for Plaintiff-in-Limitation MICHAEL JOHN DUQUETTE		
14	Dated: August 1, 2022 DONAHUE DAVIES, LLP		
15	Dated. August 1, 2022 DONAHOL DAVIES, ELI		
16			
17	By: <u>/s/ Todd A. Schaffer</u> James R. Donahue		
18	Todd A. Schaffer Attorneys for Plaintiff-in-Limitation		
19	MICHAEL JOHN DUQUETTE		
20	Dated: August 1, 2022 CLAASSEN MARRS, P.C.		
21			
22	By: _/s/ John Claassen		
23	John Claassen Jerald N. Marrs		
24	Attorneys for Defendant-in-Limitation, Claimant and Third-Party-Plaintiff RODNEY W. BLAKE		
<ul><li>25</li><li>26</li></ul>			
27			
28			
	1 Case No.: 2:20-CV-02037-KJM-KJN STIPULATION FOR DISMISSAL RE: BLAKE		
	STILOLATION FOR DISMISSAL RE. BLAKE		

1	Dated: July 14, 2022	LAW OFFICES OF JOHN COX, PC
2		
3		By: /s/ John C. Cox
4		John C. Cox Attorneys for Third-Party Defendant DANTE LOPEZ
5	D.4. 1. L.L. 14 2022	
6	Dated: July 14, 2022	DIEPENBROCK & COTTER, LLP
7		By: /s/ Jennifer L. Hippo
8		John P. Cotter Jennifer L. Hippo
9		Attorneys for Third-Party Defendant KAMERON DUQUETTE
10		
11	Dated: July 14, 2022	LAW OFFICES OF FRIEDBERG & BUNGE
12		By: /s/ Thomas F. Friedberg
13		Thomas F. Friedberg Attorneys for Claimant and Third-Party Plaintiff
14		DRU JÁCKSON
15		ORDER
16		
10	For good course showing the counter	valains and third marty assemblaint at ECE Nos. 66 % 67
17	-	relaim and third-party complaint at ECF Nos. 66 & 67
	-	relaim and third-party complaint at ECF Nos. 66 & 67  I waiver of costs and fees pursuant to the parties'
17	-	l waiver of costs and fees pursuant to the parties'
17 18	are dismissed with prejudice with a mutua	l waiver of costs and fees pursuant to the parties'
17 18 19	are dismissed with prejudice with a mutua stipulation. Rodney W. Blake is hereby di	l waiver of costs and fees pursuant to the parties'
17 18 19 20	are dismissed with prejudice with a mutua stipulation. Rodney W. Blake is hereby di	l waiver of costs and fees pursuant to the parties'
17 18 19 20 21	are dismissed with prejudice with a mutua stipulation. Rodney W. Blake is hereby di	I waiver of costs and fees pursuant to the parties' ismissed as a party to this action.
17 18 19 20 21 22	are dismissed with prejudice with a mutua stipulation. Rodney W. Blake is hereby di	l waiver of costs and fees pursuant to the parties'
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17 18 19 20 21 22 23 24 25	are dismissed with prejudice with a mutua stipulation. Rodney W. Blake is hereby di	I waiver of costs and fees pursuant to the parties' ismissed as a party to this action.
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