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18 Attorneys for Defendant
19 DEWAYNE STANCILL

20 UNITED STATES DISTRICT COURT
21 NORTHERN DISTRICT OF CALIFORNIA

22 CHRISTINA TILETILE,
23 Plaintiff,

24 v.

25 CITY OF SAN LEANDRO, a public entity,
26 SAN LEANDRO POLICE DEPARTMENT, a
public entity, DEWAYNE STANCILL, an
27 individual, and DOES 1 through 100,
inclusive,

28 Defendants.

CASE NO. C09-00621 CRB

**STIPULATION FOR DISMISSAL OF
ENTIRE ACTION WITH PREJUDICE;
[PROPOSED] ORDER**

1 Pursuant to Federal Rule of Civil Procedure 41(a)(1), Plaintiff CHRISTINA TILETILE
2 ("Tiletile"), Defendant CITY OF SAN LEANDRO and Defendant DEWAYNE STANCILL
3 (collectively referred to herein as "all Defendants") by and through their counsel of record, respectfully
4 submit the present Stipulation dismissing Tiletile's Complaint in Case No. C09-00621. The parties
5 further agree that Tiletile and all Defendants shall bear their own costs associated with the maintenance
6 and defense of Case No. C09-00621 and all actions.

7 THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE AS FOLLOWS:

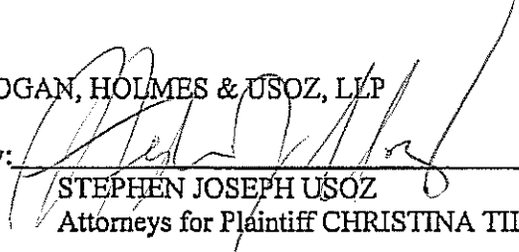
8 1. Dismissal with prejudice. Plaintiff CHRISTINA TILETILE dismisses with prejudice her
9 Complaint in Case No. C09-00621 captioned "Christina Tiletile v. CITY OF SAN LEANDRO, a public
10 entity, SAN LEANDRO POLICE DEPARTMENT, a public entity, DEWAYNE STANCILL, an
11 individual, and DOES 1 through 100, inclusive" presently pending before this Court.

12 2. Costs. Tiletile and all Defendants shall bear their own costs and fees incurred in the
13 prosecution and defense of Case No. C09-00621. In no event shall any party to Case No. C09-00621 be
14 entitled to recover from or be required to pay to any adverse party fees, costs, or any other remuneration
15 emanating out of this action as a result of the instigation, prosecution, defense or dismissal with
16 prejudice of Case No. C09-00621.

17 **IT IS SO STIPULATED**

18 Dated: January 20, 2010

HOGAN, HOLMES & USOZ, LLP

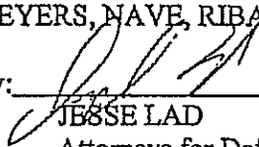
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STEPHEN JOSEPH USOZ

Attorneys for Plaintiff CHRISTINA TILETILE

21 Dated: January 21, 2010

MEYERS, NAVE, RIBACK, SILVER & WILSON

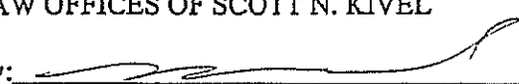
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JESSE LAD

Attorneys for Defendant CITY OF SAN LEANDRO

24 Dated: January 25, 2010

LAW OFFICES OF SCOTT N. KIVEL

25 By: 
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SCOTT N. KIVEL

Attorneys for Defendant DEWAYNE STANCILL

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ORDER

Pursuant to the parties' Stipulation, Plaintiff's Complaint on file herein is hereby dismissed, with prejudice, each side to bear its own costs/fees. The Clerk of the Court is hereby directed to close the file.

IT IS SO ORDERED

Dated: January 29, 2010

JUDGE CHARLES R. BREYER
UNITED STATES DISTRICT COURT

Stipulation and Order for Dismissal -- Tiletile.DOC

