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11 Attorneys for Plaintiff
 12 Rolanda Taylor

13 *(additional counsel listed on next page)_*
 14

15 **UNITED STATES DISTRICT COURT**
 16 **NORTHERN DISTRICT OF CALIFORNIA**
 17

18 ROLANDA TAYLOR,
 19 Plaintiff,
 20 vs.

21 BARNES AND NOBLE
 22 BOOKSELLERS, INC.; CITY OF
 23 OAKLAND, A MUNICIPAL
 24 CORPORATION ACTING BY AND
 25 THROUGH ITS BOARD OF PORT
 26 COMMISSIONERS; CEP-JLS I LLC;
 AND DOES 1-10, INCLUSIVE,
 Defendants.

27 AND RELATED CROSS ACTIONS.
 28

Case No. C09-04490-CRB

~~PROPOSED~~ **ORDER DISMISSING
 CLAIMS WITH PREJUDICE**

[Concurrently filed with Stipulation for
 Dismissal of Claims With Prejudice]

Judicial
 Officer: Hon. Charles R. Breyer

1
2 **PORT OF OAKLAND**

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11 City of Oakland, a municipal corporation by and
12 through its Board of Port commissioners

13 **LAW OFFICES OF GLASPY & GLASPY, INC.**

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23 City of Oakland, a municipal corporation by and
24 through its Board of Port commissioners, and CEP-JLS
25 I LLC and Cross-defendant Jack London Square Investors I LLC

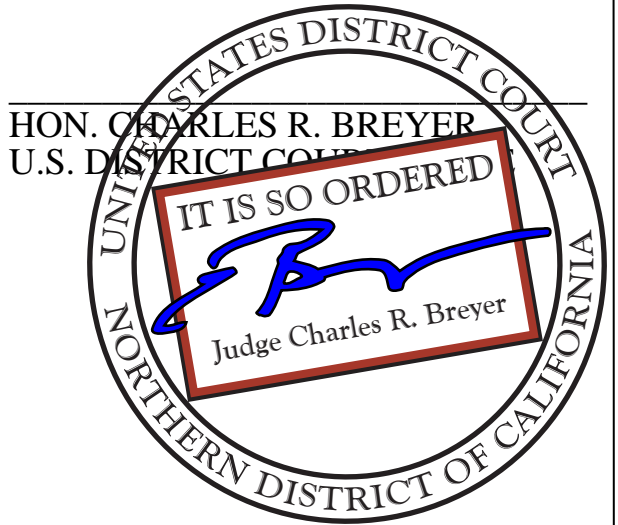
26
27 **PROPOSED ORDER**

28 Having reviewed the Stipulation for Dismissal of Claims With Prejudice
submitted by plaintiff Rolanda Taylor (“Plaintiff”), on the one hand, and defendants,
cross-claimants and cross-defendants City of Oakland, by and through its Board of
Port Commissioners, CEP-JLS I LLC and Jack London Square Investors I LLC
(said defendants collectively referred to as the “City Defendants”), on the other
hand,

IT IS HEREBY ORDERED that:

- 1 1. Plaintiff’s Complaint in the above-entitled action shall be dismissed
2 with prejudice as against the City Defendants;
3 2. The Court will retain jurisdiction to enforce the Consent Decree
4 previously entered as an Order by the Court.
5 3. Each party shall bear her or its own costs and fees in the action.
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8 Dated: January 27, 2011



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10 Approved as to form:
11 **LAW OFFICES OF PAUL L. REIN**

12 **GEARINGER LAW GROUP**

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14
15 By: /s/ Paul L. Rein
16 Paul L. Rein / Brian Gearing
17 Attorneys for Plaintiff Rolanda Taylor

18
19 **PORT OF OAKLAND**

20 **LAW OFFICES OF GLASPY & GLASPY, INC.**

21
22 By: /s/ Kevin M. Clarke
23 Kevin M. Clarke
24 Attorneys for Defendants, Cross-claimants and Cross-defendants
25 City of Oakland, a municipal corporation by and
26 through its Board of Port commissioners, and CEP-JLS
27 I LLC and Cross-defendant Jack London Square Investors I LLC
28