ı	II				
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6					
7	Attorneys for Plaintiff IRVING GRIFFIN				
8	* List of Defendants and their respective c	ounsal listed after the caption			
9	Lisi of Defendants and their respective c	ounset tisted after the capiton.			
10	UNITED STATES	DISTRICT COURT			
11					
12	IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA				
13	IRVING GRIFFIN,	Case No. C10-01867 MEJ			
14	·				
15	Plaintiff, vs.	<u>Civil Rights</u>			
16	WILLOW PASS ONE, LLC; JLD-WP,				
17	LLC; CALIFORNIA CHECK	STIPULATION AND PROPOSED			
18	CASHING, LLC; CALIFORNIA CHECK CASHING, INC.; CSC	ORDER FOR DISMISSAL OF CLAIMS WITH PREJUDICE			
19	PARKING MAINTENANCE				
20	ASSOCIATION; and DOES 1-10, INCLUSIVE,				
21	Defendants.				
22	Bereiraunts.				
23					
	DAVID ANDEDCON ECO (CDN 16706				
24	DAVID ANDERSON, ESQ. (SBN 167862) BERGQUIST, WOOD & ANDERSON, LLP				
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28	S:\CASES\W\WILLOW PASS\PLEADINGS\Stipulated Dismissal and Proposed Order\20110525 Stipulated Dismissal.doc	STIPULATION AND PROPOSED ORDER FOR DISMISSAL OF			

CLAIMS WITH PREJUDICE CASE No. C10-01867 MEJ

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3 4	
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11 12	CASHING, LLC; CALIFORNIA CHECK CASHING, INC.
13	
14 15	JOHN D. BENGTSON, ESQ. (SBN 110200) 319 Barrow Ct.
16	Walnut Creek, CA 94598 Telephone: 925/933-0595
17 18	Attorney for Defendant CSC PARKING MAINTENANCE ASSOCIATION
19	
20	STIPULATION
21	Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure,
22	plaintiff IRVING GRIFFIN ("Plaintiff") and defendants WILLOW PASS ONE,
23	LLC; JLD-WP, LLC; CALIFORNIA CHECK CASHING, LLC; CALIFORNIA
24	CHECK CASHING, INC.; and CSC PARKING MAINTENANCE ASSOCIATION
25	(collectively referred to as "Defendants"), by and through their respective attorneys
26	of record, stipulate that:
27	1. Plaintiff's Complaint in the above-entitled action shall be dismissed

1	with prejudice as against all Defendants;		
2	2. The Court will retain jurisdiction to enforce the Consent Decree		
3	previously entered as an Order by the Court (see Docket No. 33); and		
4	 All parties shall bear his or its own costs and fees in the action. 		
5	1.5 00		
6	IT IS SO STIPULATED.		
7			
8	Dated:	LAW OFFICES OF PAUL L. REIN	
9	/		
10		Tany their	
11	N.	By: Paul L. Rein, Esq. Attorneys for Plaintiff IRVING GRIFFIN	
12			
13	Dotad M 2/ 2011	BERGQUIST, WOOD & ANDERSON, LLP	
14	Dated: May 21, 2011		
15		Della Cl	
16	1	By: David Anderson, Esq.	
17		Attorneys for Defendant	
18		WILLOW PASS ONE, LLC	
19		×	
20	Dated: MAY 26, 201	LELAND, PARACHINI, STEINBERG,	
21		MATZGER & MELNICK, LLB	
22		16/1	
23		0190	
24	-	By: Steven H. Bovarnick, Esq. Attorneys for Defendants	
25		JLD-WP, LLC; CALIFORNIA CHECK	
26		CASHING, LLC; CALIFORNIA CHECK	
27	a a	CASHIING, INC.	
28	S-lCASpS:IVWILLOW: PASSIPLEADINGS/Sligulated Dismissal and Proposed Order 20110525 Slipulated Dismissal doc	3 STIPULATION AND PROPOSED ORDER FOR DISMISSAL OF CLAIMS WITH PREJUDICE CASE No. C10-01867 MEJ	

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2	Dated: May 25, 201	JOHN D. BENG	FTSON, ESQ.
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4			My
5			fendant CSC PARKING
6		MAINTENANC	E ASSOCIATION
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CASE No. C10-01867 MEJ

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2	<u>ORDER</u>		
3	Having reviewed the above Stipulation for Dismissal of Claims With		
4	Prejudice submitted by plaintiff IRVING GRIFFIN on the one hand ("Plaintiff"),		
5	and defendants WILLOW PASS ONE, LLC; JLD-WP, LLC; CALIFORNIA		
6	CHECK CASHING, LLC; CALIFORNIA CHECK CASHING, INC.; and CSC		
7	PARKING MAINTENANCE ASSOCIATION (said defendants collectively		
8	referred to as "Defendants") on the other hand,		
9	IT IS HEREBY ORDERED that:		
10	1. Plaintiff's Complaint in the above-entitled action shall be dismissed		
11	with prejudice as against Defendants;		
12	2. The Court will retain jurisdiction to enforce the Consent Decree		
13	previously entered as an Order by the Court.		
14	3. Each party shall bear his or its own costs and fees in the action.		
15 16	June 1, 2011 Dated:		
17 18	HON. MARIZZELENA JAMES U.S. MAGISTRATE JUDGE		
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