Jenkins	et	al	v.	Cour	ity	of	AI	am	eda	et	al

enkins et al v.	Coun	Case3:10-cv-02800-JSW Document59	Filed11/23/11 Page1 of 2								
n LLP	1 2 3 4	Clyde A. Thompson, SBN 72920 Benjamin A. Thompson, SBN 236590 HAAPALA, THOMPSON & ABERN, LLP 1939 Harrison Street, Suite 800 Oakland, California 94612 Tel: 510-763-2324 Fax: 510-273-8570									
	5 6	Attorneys For Defendants COUNTY OF ALAMEDA and SHERIFF GREGORY J. AHERN									
	7 8	UNITED STATES DISTRICT COURT									
	9	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO									
	10	JARIAHA JENKINS, individually and as) personal representative of the ESTATE OF)	Case No.: C10-2800 JSW								
	11	ALBERT R. JENKINS JR, the ESTATE OF) ALBERT R. JENKINS JR., and JARIAHA)	STIPULATION AND [PROPOSED] ORDER OF DISMISSAL WITH								
	12	JENKINS as Guardian ad Litem of minors,) S.J. and A.J.,	PREJUDICE OF DEFENDANTS COUNTY OF ALAMEDA AND								
& Aberr Law Ilding Suite 800 a 94612 763-2324 73-8570	13	Plaintiffs,	GREGORY J. AHERN								
510-27 510-27 510-27 510-27	14										
Haapala, Thompson & Abern LJ.P Attorneys At Law Park Plaza Building 1939 Harrison St., Suite 800 Oakland, California 94612 Telephone: 510-273-8570	 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	vs.) COUNTY OF ALAMEDA, a governmental) entity; GREGORY J. AHERN, in his capacity) as Sheriff for COUNTY OF ALAMEDA;) PRISON HEALTH SERVICES,) INCORPORATED, ALAMEDA COUNTY) MEDICAL CENTER; and DOES 1-50,) inclusive, in their individual and official) capacities as Sheriff's Deputies and Medical) Personnel for the COUNTY OF ALAMEDA,) for PRISON HEALTH SERVICES,) INCORPORATED and ALAMEDA) COUNTY HEALTH CENTER,) Defendants.) Defendants.) IT IS HEREBY STIPULATED by and b individually and as personal representative of th ESTATE OF ALBERT R. JENKINS JR., and JA minors, S.J. and A.J, and defendant GREGORY	e ESTATE OF ALBERT R. JENKINS JR, the ARIAHA JENKINS as Guardian ad Litem of								
		Jenkins v. County of Alameda, et a.,/Case #C10-2800 JSW Stipulation and [Proposed] Order of Dismissal With Preju									

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	1	the above-captioned action be and hereby is voluntarily dismissed with prejudice pursuant to								
	2	FRCP 41(a)(1), for the parties' mutual waiver of costs and attorneys' fees.								
	3	IT IS FURTHER STIPULATED by and between Plaintiffs and Defendant COUNTY OF								
	4	ALAMEDA, through their designated counsel, that the above-captioned action be and hereby is								
	5	dismissed with prejudice as to the Defendant COUNTY OF ALAMEDA pursuant to								
	6	FRCP 41 (a)(2).								
	7	The parties shall be responsible for their own court costs and attorneys' fees.								
	8	Dated: November 23, 2011								
	9	LAW OFFICES OF JOHN L. BURRIS								
	10									
	11	By: /s/ Adanté D. Pointer* Adanté D. Pointer								
	12	Attorneys For Plaintiffs								
94612 -2324 8570	13	*Mr. Pointer provided his verbal consent that this stipulation be electronically filed								
Telephone: 510-273-8570 Facsimile: 510-273-8570	14	Dated: November 23, 2011								
	15	HAAPALA, THOMPSON & ABERN, LLP								
	16									
	17									
	18	By: /s/ Clyde A. Thompson Clyde A. Thompson								
	19	Attorneys For Defendants								
	20	COUNTY OF ALAMEDA and GREGORY J. AHERN								
	21	ORDER								
	22	The Court having considered the Stipulation of the parties, the entire action is hereby								
	23	dismissed with prejudice.								
	24	Dated: November 28, 2011								
	25	WHILE Swhite								
	26	Henorable Jeffrey S. White Judge of The U. S. District Court								
	27									
	28									
	-									
		2 Jenkins v. County of Alameda, et a.,/Case #C10-2800 JSW								
		Stipulation and [Proposed] Order of Dismissal With Prejudice of Defendants								

Haapala, Thompson & Abern LLP Attornèys At Law Park Plaza Building 1939 Harrison St., Suite 800