Bacon-Berce	y v. Sullivan et al			
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7	Attorneys for Defendants			
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12	HINE DA CON DEDCEN			
13	JUNE BACON-BERCEY,) Case No. CV 11-4242 JSW		
14	Plaintiff,) STIPULATION FOR COMPROMISE) SETTLEMENT AND RELEASE;		
15	v.) [PROPOSED] ORDER) AND ORDER DISCHARGING ORDER		
16	COL. ROBERT J. SULLIVAN (USMC RET.) and JENNIFER L. CASTRO,) TO SHOW CAUSE, DENYING AS		
17	Defendants.	 MOOT MOTION TO DISMISS, AND DIRECTING DEFENDANT TO SERVE 		
18) PLAINTIFF		
19	It is hereby stipulated by and between the undersigned Plaintiff June Bacon-Bercey			
20	("Plaintiff"), in <i>pro se</i> , and the UNITED STATES OF AMERICA ¹ , by and through its attorneys,			
	as follows:			
21	WHEREAS, Plaintiff filed the above-captioned action on July 18, 2011 in Small Claims			
22	Court, Superior Court of California, County of San Mateo, alleging that Col. Robert J. Sullivan			
23	(USMC Ret.) and Jennifer L. Castro, who are affiliated with the National Museum of the Marine			
24	Corps in Quantico, Virginia, refused to restore and return her property, an 8x10 photograph of			
25				
26	¹ The only proper defendant in an Federal Tort Claims Act ("FTCA") action is the United			
27	States. 28 U.S.C. § 2679(a). The United States must be substituted as party defendant for Col.			
28	Robert J. Sullivan (USMC Ret.) and Jennifer L. Castro. A copy of Defendants' certification pursuant to 28 U.S.C. § 2675(d) is on file with the Court.			
	STIPULATION FOR COMPROMISE SETTLEMENT AND RELEASE [PROPOSED] ORDER Case No. 11-4242-JSW			
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Plaintiff in front of a John Philip Sousa exhibit, which was allegedly damaged while in their possession;

WHEREAS, Plaintiff and Defendant wish to avoid any further litigation and controversy and to settle and compromise fully any and all claims and issues that have been raised, or could have been raised in this action, which have transpired prior to the execution of this Settlement Agreement ("Agreement");

WHEREAS, Defendant has also assured Plaintiff that it will not use any hard copy or electronic copy of Plaintiff's images, including any photographs that have been distributed to the Marine Corps Band, for any purpose without her express written authorization.

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement,
and other good and valuable consideration, receipt of which is hereby acknowledged, the Parties
agree as follows:

Agreement to Compromise Claims. The parties do hereby agree to settle and
 compromise each and every claim of any kind, whether known or unknown, arising directly or
 indirectly from the acts or omissions that gave rise to the above-captioned action under the terms
 and conditions set forth in this Agreement.

2. <u>Definition of "United States of America.</u>" As used in this Agreement, the United States
of America shall include its current and former agents, servants, employees, and attorneys, as
well as United States Marine Corps, and/or its current and former agents, servants, employees,
and attorneys.

3. <u>Settlement Amount</u>. The United States of America agrees to pay the sum of two
 hundred and fifty-six dollars and seventy-two cents (\$ 256.72) ("Settlement Amount"), and
 provide Plaintiff with an 8x10 of Plaintiff's restored photograph, and a digital image of the
 restored photograph burned onto a disc. Further, Plaintiff acknowledges that Defendant has
 returned to Plaintiff her original 8x10 photograph of her in front of a John Philip Sousa exhibit,
 ca. 1970, and a disc containing digital images of concert programs associated with John Philip
 Sousa. Defendant has also provided her with hard copies of those program images. The
 foregoing actions set forth in this Agreement shall be in full settlement and satisfaction of any

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and all claims, demands, rights, and causes of action of whatsoever kind and nature, arising
from, and by reason of any and all known and unknown, foreseen and unforeseen personal
injuries, damage to property and the consequences thereof, resulting, and to result, from the
subject matter of this settlement, for which Plaintiff or her guardians, heirs, executors,
administrators, or assigns, and each of them, now have or may hereafter acquire against the
United States of America.

4. <u>Release</u>. Plaintiff and her guardians, heirs, executors, administrators or assigns hereby agrees to accept the Settlement Amount and the other terms set forth in Paragraph 3 of this Agreement in full settlement and satisfaction of any and all claims, demands, rights, and causes of action of whatsoever kind and nature, including claims for wrongful death, arising from, and by reason of any and all known and unknown, foreseen and unforeseen personal injuries, damage to property and the consequences thereof which they may have or hereafter acquire against the United States of America on account of the same subject matter that gave rise to the above-captioned action, including any future claim or lawsuit of any kind or type whatsoever, whether known or unknown, and whether for compensatory or exemplary damages. Plaintiff and her
guardians, heirs, executors, administrators or assigns further agrees to reimburse, indemnify and hold harmless the United States of America from and against any and all such causes of action, claims, liens, rights, or subrogated or contribution interests incident to or resulting from further
litigation or the prosecution of claims by Plaintiff or her guardians, heirs, executors, administrators or assigns against any third party or against the United States.

5. <u>Dismissal of Action</u>. In consideration of the payment of the Settlement Amount and the
other terms of this Agreement, Plaintiff shall immediately upon execution of this Agreement
also execute a Stipulation of Dismissal, a copy of which is attached hereto as Exhibit A. The
Stipulation of Dismissal shall dismiss, with prejudice, all claims asserted in this action, or that
could have been asserted in this action. The fully executed Stipulation of Dismissal will be held
by Defendant's attorney and will be filed within five (5) business days of receipt by Plaintiff of
the Settlement Amount and after Plaintiff has received the restored 8x10 photograph, as
discussed in Paragrah10.

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6. <u>No Admission of Liability</u>. This stipulation for compromise settlement is not intended to be, and should not be construed as, an admission of liability or fault on the part of the United States, and it is specifically denied that it is liable to the Plaintiff. This settlement is entered into by all parties for the purpose of compromising disputed claims and avoiding the expenses and risks of further litigation.

7. <u>Parties Bear Their Own Costs</u>. It is also agreed, by and among the parties, that the respective parties will each bear their own costs, fees, and expenses and that any attorney's fees owed by the Plaintiff will be paid out of the Settlement Amount and not in addition thereto.

8. <u>Authority</u>. The persons signing this Agreement warrant and represent that they possess
full authority to bind the persons on whose behalf they are signing to the terms of the settlement.
Plaintiff is advised to consult an attorney regarding this Agreement.

9. Waiver of California Civil Code § 1542. The provisions of California Civil Code

4 Section 1542 are set forth below:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor."

Plaintiff having been apprized of the statutory language of Civil Code Section 1542 and fully understanding the same, nevertheless elects to waive the benefits of any and all rights she may have pursuant to the provision of that statute and any similar provision of federal law. Plaintiff understands that, if the facts concerning Plaintiff's injury and the liability of the government for damages pertaining thereto are found hereinafter to be other than or different from the facts now believed by them to be true, the Agreement shall be and remain effective notwithstanding such material difference.

10. <u>Payment by Check</u>. Payment of the Settlement Amount will be made by check drawn on the Treasury of the United States for two hundred and fifty-six dollars and seventy-two cents (\$ 256.72) and made payable to June Bacon-Bercey, Plaintiff. The check will be mailed to Plaintiff at the following address: 250 Baldwin Avenue, Penthouse 901, San Mateo, CA 94401.

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Plaintiff has been informed that payment of the Settlement Amount may take sixty (60) days or more from the date that the Court "so orders" this Agreement to process; however, Defendant will provide Plaintiff with the Settlement Amount within one hundred and twenty (120) days.
Plaintiff has also been informed that the restored photograph will be provided to her within fourteen (14) days from the date the Court "so orders" this Agreement to process.

6 11. <u>Tax Liability.</u> If any withholding or income tax liability is imposed upon Plaintiff
7 based on payment of the Settlement Amount, Plaintiff shall be solely responsible for paying any
8 such determined liability from any government agency. Nothing in this Agreement constitutes
9 an agreement by the United States of America concerning the characterization of the Settlement
10 Amount for the purposes of the Internal Revenue Code, Title 26 of the United States Code.

12. <u>Construction</u>. Each party hereby stipulates that it is fully aware of and understands all
of the terms of the Agreement and the legal consequences thereof. The parties further stipulate
that counsel for Defendant has instructed Plaintiff to seek the advice of an attorney regarding the
terms of this Agreement. For purposes of construction, this Agreement shall be deemed to have
been drafted by all parties to this Agreement and shall not, therefore, be construed against any
party for that reason in any subsequent dispute.

17 13. <u>Severability</u>. If any provision of this Agreement shall be invalid, illegal, or
18 unenforceable, the validity, legality, and enforceability of the remaining provision shall not in
19 any way be affected or impaired thereby.

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1	14. Integration. This instrument shall constitute the entire Agreement between the parties,		
2	and it is expressly understood and agreed that the Agreement has been freely and voluntarily		
3	entered into by the parties hereto. The parties further acknowledge that no warranties or		
4	representations have been made on any subject other than as set forth in this Agreement. This		
5	Agreement may not be altered, modified or otherwise changed in any respect except	by writing,	
6	duly executed by all of the parties or their authorized representatives.		
7			
8	DATED: November, 2011	-	
9	June Bacon-Bercey Pro se Plaintiff		
10			
11	Assistant United States Attorney	-	
12	2 Attorney for Defendant		
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
14			
15	5 Dated:		
16	6 UNITED STATES DISTRICT COURT	JUDGE	
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	STIPULATION FOR COMPROMISE SETTLEMENT AND RELEASE [PROPOSED] ORDER Case No. 11-4242-JSW 6		

14. Integration. This instrument shall constitute the entire Agreement between the parties, and it is expressly understood and agreed that the Agreement has been freely and voluntarily entered into by the parties hereto. The parties further acknowledge that no warranties or representations have been made on any subject other than as set forth in this Agreement. This Agreement may not be altered, modified or otherwise changed in any respect except by writing, duly executed by all of the parties or their authorized representatives.

6 7 DATED: November 04, 2011 8 o se Plainti 9 10 DATED: November 04, 2011 Ann Marie Reding 11 Assistant United States Attorney Attorney for Defendant 12 13 PURSUANT TO STIPULATION, IT IS SO ORDERED. 14 Dated: November 7, 2011 15 ES DISTRICT COURT JUDGE 16 17 It is FURTHER ORDERED that the Order to Show Cause issued on October 18 20, 2011 is DISCHARGED, and Defendants' motion to dismiss is DENIED 19 AS MOOT (Docket No. 6). 20 Defendant shall serve a copy of this Order on Plaintiff. 21 22 23 24 25 26 27 28 STIPULATION FOR COMPROMISE SETTLEMENT AND RELEASE [PROPOSED] ORDER 6 Case No. 11-4242-JSW

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