Dod. 607

Tennison v. City & County of San Francisco et al

1	STIPULATION
2	The undersigned parties, by and through their respective counsel, do hereby stipulate:
3	WHEREAS, the parties are engaged in litigation in this Court, Case No. Case No. C 04-
4	01643 CW (the "Action");
5	WHEREAS, the parties have agreed to resolve the Action pursuant to Settlement
6	Agreements and Mutual Releases (the "Agreements"); and
7	WHEREAS, said Agreements called for the entry of a Consent Judgment and Order of
8	Dismissal upon the terms set forth in the Agreement;
9	ACCORDINGLY, IT IS HEREBY STIPULATED AND JOINTLY REQUESTED that
10	the Court enter the attached Consent Judgment and Order of Dismissal.
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12	Dated: September 23, 2009 THE SCOTT LAW FIRM
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14	By: <u>/s/ John Houston Scott</u> JOHN HOUSTON SCOTT
15 16	Attorneys for Plaintiff ANTOINE GOFF
17	Dated: September 23, 2009 OFFICE OF THE CITY ATTORNEY
18	
19	By: <u>/s/ Joanne Hoeper</u> JOANNE HOEPER
20	Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO
21	CITT THE COUNTY OF BEHAVIORISCO
22	Dated: September 23, 2009 MOSCONE, EMBLIDGE & QUADRA, LLP
23	
24	By: <u>/s/ James A. Quadra</u> JAMES A. QUADRA
25	Attorneys for Defendants PRENTICE EARL SANDERS and NAPOLEON
26	HENDRIX
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CONSENT JUDGMENT AND ORDER OF DISMISSAL The Court enters this Consent Judgment and Order of Dismissal, based on the stipulation of the parties, plaintiff Antoine Goff ("Goff"), on the one hand, and defendants City and County 4 of San Francisco, and Prentice Earl Sanders and Napoleon Hendrix (collectively "Defendants"), on the other hand, in light of the following: 6 WHEREAS, Goff and Defendants are engaged in litigation in this Court, Case No. C 04-01643 CW (the "Action"); WHEREAS, Goff and Defendants have agreed resolve the Action pursuant to Settlement Agreements and Mutual Releases (the "Agreements"); and 10 WHEREAS, said Agreements called for the entry of this Consent Judgment and Order of Dismissal upon the terms set forth in the Agreement; 12 ACCORDINGLY, IT IS HEREBY ORDERED AS FOLLOWS: 1. Goff's claims, as set forth in his Amended Complaint filed September 3, 2009, are dismissed with prejudice; 14 15 2. The dismissal set forth in paragraph 1 of this Judgment is made pursuant to 16 Federal Rule of Civil Procedure 41(a)(2) and is conditioned on the parties' compliance with the 17 terms of the Agreement, which terms are incorporated herein and are made part of this Judgment; 18 3. The Court retains jurisdiction to enforce this Judgment and the incorporated 19 Agreement; and 20 4. Other than as provided in the Agreements, each party is to bear its own costs and fees to date. 22 IT IS SO ORDERED. 23 24 Dated: September __25_, 2009 Jardielen

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THE HONORABLE CLAUDIA WILKIN United States District Judge