## $\label{eq:final_problem} \textbf{F} \quad \textbf{I} \quad \textbf{o} \quad \textbf{r} \quad \textbf{e} \quad \textbf{s} \quad \textbf{v} \quad . \quad \textbf{I} \quad \textbf{d} \quad \textbf{a} \quad \textbf{h} \quad \textbf{o} \quad \textbf{D} \quad \textbf{e} \quad \textbf{p} \quad \textbf{a} \quad \textbf{r} \, \textbf{D} \, \textbf{t} \, \textbf{o}$

## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF IDAHO

TSIST SISTAS VO OME VOTO	)
REVERE formerly known as	)
WILLIAM RAY FLORES,	)
a.k.a. NATALIA FLORES,	)
Plaintiff,	) Case No. CV08-147-S-EJL (lead case)
vs.	)
	) JUDGMENT
LES PETERSON and C/O WADE,	)
Defendants.	)
TSIST SISTAS VO OME VOTO	_
REVERE formerly known as	)
WILLIAM RAY FLORES,	)
a.k.a. NATALIA FLORES,	)
Plaintiff,	) Case No. CV08-414-S-EJL
vs.	)
DEPUTY WARDEN YORDY and	)
SERGEANT NITCHOLLS,	)
Defendants.	)
TSIST SISTAS VO OME VOTO	_
REVERE formerly known as	)
WILLIAM RAY FLORES,	)
a.k.a. NATALIA FLORES,	)
	)

JUDGMENT - 1

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	Plaintiff,	)	Case No. CV08-462-S-EJL
		)	
vs.		)	
		)	
SERGEANT WEB,		)	
		)	
	Defendant.	)	
		)	

Based upon this Court's Memorandum Decision and Order, entered herewith, and the Court being fully advised in the premises;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Plaintiff take nothing from the Defendants and the above-entitled actions are DISMISSED IN THEIR ENTIRETY WITHOUT PREJUDICE.

STATES COLADO

DATED: September 15, 2009

Honorable Edward J. Lodge

U. S. District Judge