IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

PERDUE PROPERTIES, LLC; BADEAUX HOLDINGS, LLC; DIAMOND P ENTERPRISES, INC.; RHETT STEVEN GUERIN; AND POINT NEBO, LLC

PLAINTIFFS

VS.

CIVIL ACTION NO. 5:15-cv-47(DCB)(MTP)

THE UNITED STATES OF AMERICA;
BRUCE HAM; WAYNE SMITH; 17, LLC;
SCOTT LINDSEY, Individually and as
de facto partner in the entity that
is the successor-in-interest of
17, LLC; JOHN ANDREW GRIFFIN,
Individually and as de facto partner
in the entity that is the successorin-interest of 17, LLC; GIBSON REAL
ESTATE, INC., d/b/a GIBSON REALTY &
LAND COMPANY; and John Does 1-10

DEFENDANTS

<u>ORDER</u>

This cause is before the Court <u>sua sponte</u> to remove a stale motion from the docket. On October 3, 2016, the Court entered an Order of Dismissal (docket entry 115) reflecting that the parties have settled all claims except (1) those asserted against the United States by the plaintiffs, and (2) those asserted against the United States by co-defendant 17, LLC. The Order explicitly dismisses, <u>inter alia</u>, all claims asserted by 17, LLC, Scott Lindsey, John Andrew Griffin, and Gibson Real Estate, Inc. against Wayne Smith.

The Court therefore finds that 17, LLC, Scott Lindsey, John Andrew Griffin, and Gibson Real Estate, Inc. have settled their claims against Wayne Smith. Consequently, Wayne Smith's Motion to

Dismiss the Cross-Claim of 17, LLC, Scott Lindsey, John Andrew Griffin, and Gibson Real Estate, Inc. pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure (docket entry 105) is moot.

Accordingly,

IT IS HEREBY ORDERED that Wayne Smith's Motion to Dismiss pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure (docket entry 105) is DENIED AS MOOT.

SO ORDERED, this the 21st day of October, 2016.

/s/ David Bramlette
UNITED STATES DISTRICT JUDGE