NORMAN N. HIRATA, ESQ. Bar No. 9419 2517 YOUNGDALE DRIVE, 2 LAS VEGAS, NV 89134 (702) 503-4584 phone 3 e-mail: <a href="mailto:nhirataesq@gmail.com">nhirataesq@gmail.com</a> 4 DALE H. BOAM, (Pro Hac Vice) Utah Bar No. 10384 5 4776 South Wander Lane Salt Lake City, Utah 84117 6 Telephone: (801) 815-2547 Fax No.: 7 (801) 278-3368 e-mail: dboam@comcast.net Attorneys for Plaintiffs 8 9 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 10 SIE ERVINE, as an individual and as Executor Civil No. 2:10-cv-01494 JCM-RJJ 11 of the Estate of CHARLENE ELAINE ERVINE, deceased; and, DOES I-X 12 individuals. STIPULATION TO DISMISS KERRY MALIN AND SPECIALTY MEDICAL 13 Plaintiffs, **CENTER** VS. 14 DESERT VIEW REGIONAL MEDICAL 15 CENTER HOLDINGS, LLC, a domestic corporation; GEORGES TANNOURY, M.D., 16 a domestic corporation; SPECIALTY MEDICAL CENTER, a business entity, 17 DOCTOR GEORGES TANNOURY, an individual; KERRY MALIN, an individual; 18 KERRY MALIN, a Physician Assistant; and, ROES I-X, individuals. 19 Defendants. 20 COMES NOW PLAINTIFFS SIE ERVINE, as an individual and as Executor of the Estate of 21 CHARLENE ELAINE ERVINE, deceased. (Collectively "Plaintiffs"), by and through their 22 attorneys of record, Noman N. Hirata and Dale H Boam, and by agreement and stipulation of all 23 parties who remained in this action at the time of the Stipulation to Dismiss filed by the 24 Defendants on or about September 18, 2017 the Plaintiffs now stipulate to dismiss Kerry Malin

1	and Specialty Medical Center from this action as stated in this Court's Order of October 17,		
2	2011.		
3	If any portion or covers of ortion in this case have been evenly also do not come many remain		
4	If any parties or causes of action in this case have been overlooked or in some manner remain		
5	unresolved the Plaintiffs and Defendants now stipulate that the parties do now intend this		
6	stipulation to resolve all outstanding matters, known or unknown, not otherwise addressed in		
7	previous stipulations in the above captioned case.		
8	DATED this22 day of September 2017.		
9			
10	By /s/ Norman N. Hirata		
11	NORMAN N. HIRATA, ESQ. Bar No. 9419		
12	2517 Youngdale Ave., Las Vegas, NV 89134		
13	(702) 503-4584 phone e-mail: nhirataesq@gmail.com		
14	/s/ Erin E. Jordan		
15	S. BRENT VOGEL Nevada Bar No. 006858		
16	ERIN E. JORDAN Nevada Bar No. 010018		
17	6385 S. Rainbow Boulevard, Suite 600		
18	Las Vegas, Nevada 89118 Attorneys for Defendants Georges		
19	Tannoury, MD;		
20			
21			
22			
23			
24			

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	e-mail: dboam@comcast.net	
8	Attorneys for Plaintiffs	
9		DISTRICT COURT OF NEVADA
10	_	
11	SIE ERVINE, as an individual and as Executor of the Estate of CHARLENE ELAINE	Civil No. 2:10-cv-01494 JCM-RJJ
12	ERVINE, deceased; and, DOES I-X	ODDED DECADDING CTIDIII ATION
	individuals.	ORDER REGARDING STIPULATION TO DISMISS KERRY MALIN AND
13	Plaintiffs, vs.	SPECIALTY MEDICAL CENTER
14		
15	DESERT VIEW REGIONAL MEDICAL CENTER HOLDINGS, LLC, a domestic	
16	corporation; GEORGES TANNOURY, M.D., a domestic corporation; SPECIALTY	
	MEDICAL CENTER, a business entity,	
17	DOCTOR GEORGES TANNOURY, an individual; KERRY MALIN, an individual;	
18	KERRY MALIN, a Physician Assistant; and, ROES I-X, individuals.	
19	KOES I-A, Ilidividuals.	
•	Defendants.	
20	Defendants.	
	Defendants.	
21		o dismiss Kerry Malin, Specialty Medical Center
	Having reviewed the Parties stipulation t	
21	Having reviewed the Parties stipulation t and any other party or cause of action which may	