

1 MICHAEL W. BIEN – 096891  
ERNEST GALVAN – 196065  
2 KATHRYN G. MANTOAN – 239649  
AARON J. FISCHER – 247391  
3 JENNIFER L. STARK – 267062  
ROSEN BIEN GALVAN & GRUNFELD LLP  
4 315 Montgomery Street, Tenth Floor  
San Francisco, California 94104-1823  
5 Telephone: (415) 433-6830  
Facsimile: (415) 433-7104  
6 Email: mbien@rbgg.com  
egalvan@rbgg.com  
7 kmantoan@rbgg.com  
afischer@rbgg.com  
8 jstark@rbgg.com

9 Attorneys for Plaintiffs

10 UNITED STATES DISTRICT COURT  
11 EASTERN DISTRICT OF CALIFORNIA  
12 SACRAMENTO DIVISION

13 Estate of RODNEY LOUIS BOCK, deceased,  
by and through CYNDIE DENNY BOCK, as  
14 Administrator; KIMBERLY BOCK; KELLIE  
BOCK; HILLARY BOCK; MORGEN BOCK;  
15 LAURA LYNN BOCK; and Estate of  
ROBERT BOCK,

16 Plaintiffs,

17 v.

18 COUNTY OF SUTTER; COUNTY OF YUBA;  
19 J. PAUL PARKER, Sutter County Sheriff's  
Department Sheriff; LEWIS MCELFRISH,  
20 Sutter County Jail Division Commander;  
NORMAN BIDWELL, Sutter County Jail  
21 Corrections Lieutenant; JOHN S. ZIL;  
CHRISTOPHER BARNETT; BOBBY JOE  
22 LITTLE; DAVID CALAPINI; SHAUN  
FLIEHMAN; RAINBOW CRANE; KATY  
23 MULLIN; DONICE MCGINNIS; BALJINDER  
RAI; and Does I through XL, inclusive,

24 Defendants.

Case No. 2:11-cv-00536-MCE-KJN

**STIPULATION OF DISMISSAL  
WITH PREJUDICE**

1 WHEREAS the parties to the above-captioned action have reached agreement to  
2 settle all claims against all defendants in this matter; and

3 WHEREAS defendants have tendered full payment of all amounts set forth in the  
4 settlement agreement;

5 IT IS HEREBY STIPULATED by and between the parties hereto, through their  
6 respective attorneys of record, that the above-captioned action be dismissed in its entirety  
7 with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), each party to  
8 bear its own fees and costs except to the extent provided in the respective settlement  
9 agreements.

10  
11 DATED: July 22, 2014

Respectfully submitted,

12 ROSEN BIEN GALVAN & GRUNFELD LLP

13  
14 By: /s/ Aaron J. Fischer  
15 Aaron J. Fischer

16 Attorneys for Plaintiffs

17 DATED: July 22, 2014

PORTER SCOTT

18  
19 By: /s/ John R. Whitefleet (as authorized on 7/22/14)  
20 John R. Whitefleet

21 Attorneys for Defendants