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9
10 UNITED STATES DISTRICT COURT
11 EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO

12 BARRY HAZLE, JR.,
13
14 Plaintiff,
15 vs.
16 MITCH CROFOOT, et al.,
17 Defendants.

Case No. 2:08-CV-02295-GEB

**STIPULATION FOR VOLUNTARY
DISMISSAL WITH PREJUDICE
(Fed. R. Civ. P. 41(a)(1)(A)(ii))**

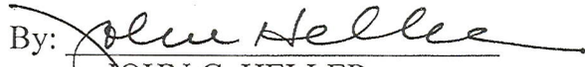
18 Plaintiff Barry A. Hazle, Jr., and Defendants Crofoot, Wilding, Jallins, Cate, Kernan
19 and Westcare California, Inc., have resolved this case in its entirety. Therefore, the parties
20 stipulate to a dismissal of this action with prejudice under Federal Rule of Civil Procedure
21 41(a)(1)(A)(ii).

22 Each party shall bear its own litigation costs and attorney's fees, except to the extent
23 that any such fees or costs are encompassed within the parties' settlement of this matter.

24 It is so stipulated.

25 Dated: October 13, 2014

ROGERS JOSEPH O'DONNELL

27 By: 
28 JOHN G. HELLER
Attorney for Plaintiff Barry Hazle, Jr.

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Dated: October 14, 2014

CALIFORNIA ATTORNEY GENERAL'S
OFFICE

By: 
VICKIE P. WHITNEY
Supervising Deputy Attorney General
California Attorney General's Office
*Attorney for Defendants Crofoot, Wilding,
Jallins, Cate and Kernan*

Dated: October 14, 2014

MAIRE BURGESS & DEEDON

By: 
WAYNE H. MAIRE
*Attorney for Defendant Westcare
California Inc.*