Case	2:22-cv-06503-MEMF-SK	Document 43	Filed 10/03/23	Page 1 of 3	Page ID #:390		
1 2 3 4 5 6 7 8 9 10 11 12 13	CLARKSON LAW F Ryan J. Clarkson (SBN rclarkson@clarksonlaw Bahar Sodaify (SBN 28 bsodaify@clarksonlaw Alan Gudino (SBN 326 agudino@clarksonlawfirm 22525 Pacific Coast Hi Malibu, CA 90265 Telephone: (213) 788-4 Facsimile: (213) 788-4 Attorneys for Plaintiff <b>AKERMAN LLP</b> Caroline H. Mankey (S caroline.mankey@aker Christopher N. McAnd christopher.mcandrews 601 W. Fifth Street, Ste Los Angeles, CA 9007 Telephone: (213) 688-9 Facsimile: (213) 627-65	[ 257074) vfirm.com 89730) firm.com 5738) firm.com 8738) 1.com ghway 4050 070 BN 187302) man.com rew (SBN 324 5@akerman.co 1 0500 342	759) m				
14	Attorneys for Defendan						
15	UNITED STATES DISTRICT COURT						
16	CENTRAL DISTRICT OF CALIFORNIA						
17 18	PHILLIP WHITE, individual behalf of all others simi	•		. 2:22-cv-065 <u>ACTION</u>	503-MEMF-SK		
19 20	Plaintiff,		Honorable Maame Ewusi-Mensah Frimpong				
21	v.			ATION OF	DISMISSAL OF		
22	T.W. GARNER FOOD	CO., a North	PREJUI				
23	Carolina corporation,	1	Complai	int Filed: September 12, 2022	ptember 12, 2022		
24	Defe	ndant.					
25							
26							
27							
28							
	1						
	STIPULATION OF DISMISSAL						

1	Pursuant to Rule 41(a)(1)(A)	(ii) of the Federal Rules of Civil Procedure,					
2	Plaintiff Phillip White ("Plaintiff"	") and Defendant T.W. Garner Food Co.					
3	("Defendant"), through their respective counsel, hereby stipulate to dismiss the above-						
4	entitled action without prejudice as to the named Plaintiff and the putative class. In						
5	stipulating to the dismissal, Defendant neither agrees to nor admits to any of the factual						
6	allegations or legal arguments expressed in Plaintiff's motion to dismiss. Each party						
7	shall bear his/its own attorneys' fees and costs.						
8	IT IS SO STIPULATED.						
9							
10	DATED: October 3, 2023	Respectfully submitted,					
11	CLARKSON LAW FIRM, P.C.						
12		By: /s/ Bahar Sodaify					
13		Ryan J. Clarkson, Esq.					
14		Bahar Sodaify, Esq.					
15		Alan Gudino, Esq. Buon D. Ardi Esq.					
16		Ryan D. Ardi, Esq.					
17		Attorneys for Plaintiff					
18	DATED: October 3, 2023	AKERMAN LLP					
19		By: /s/ Caroline H. Mankey					
20		Caroline H. Mankey, Esq.					
21		Christopher N. McAndrew, Esq.					
22		Attorneys for Defendant					
23							
24							
25							
26							
27							
28							
		2					
	STIPULATION OF DISMISSAL						

Case	2:22-cv-06503-MEMF-SK	Document 43	Filed 10/03/23	Page 3 of 3 Page ID #:392				
1	ATTESTATION OF FILER							
2	Pursuant to Local Rule 5-4.3.4, the undersigned filer hereby attests that all							
3	signatories listed, and on whose behalf the filing is submitted, concur in the filing's							
4	content and have authorized the filing.							
5								
6	Dated: October 3, 2023	3	CLARKSON I	LAW FIRM, P.C.				
7			/s/ Bahar Sodai	fy				
8			By: Bahar Soda	ify				
9			Attorneys for P	laintiff				
10								
11								
12								
13								
14								
15								
16								
17								
18								
19								
20								
21								
22								
23								
24								
25								
26								
27								
28			3					
	3 STIPULATION OF DISMISSAL							