1 2 3 4 5 6 7 8 9 10 11 12	David A. Cortman, GA Bar #188810 dcortman@telladf.org J. Matthew Sharp, GA Bar #607842 msharp@telladf.org Alliance Defense Fund 1000 Hurricane Shoals Road NE Suite D-600 Lawrenceville, GA 30043 Phone: (770) 339-0774 Fax: (770) 339-6744 Peter D. Lepiscopo, C.S.B. #139583 plepiscopo@att.net Bill Morrow, C.S.B. #140772 Michael Healy, C.S.B. #274887 2635 Camino del Rio South Suite 109 San Diego, California 92108 Phone: (619) 299-5343 Fax: (619) 299-4767 Attorneys of Record for Plaintiffs Hart and Caronna	
13 14	CENTRAL DISTRICT OF CALIFORNIA EASTERN DIVISION - RIVERSIDE	
15	LOU ANN HART; and SHERYL	CASE NO. CV11-00611 MMM
16	CARONNA,	(PLAx)
17	Plaintiffs,	Assigned for all purposes to: Judge Margaret M. Morrow
18	V. CADV TOMACV MATT MONICA	
19	GARY TOMACK, MATT MONICA, JIM KOEDYKER, MICHAEL DURAN, and DONALD B.	STIPULATED VOLUNTARY DISMISSAL WITH PREJUDICE
20 21	GRIFFITH, all individually and in their official capacities as members of the Desert Sands Unified School	
22	District Board of Education; SHARON MCGEHEE, individually	
23	and in her official capacity as Superintendent of the Desert Sands	Date Action Filed: January 20, 2011 Trial Date: None
24	Unified School District; PATRICK WALSH, individually and in his	
25	official capacity as Principal of Palm Desert High School; and SABRA	
26	BESLEY, individually and in her official capacity as interim Principal	
27	of Palm Desert High School,	
28	Defendants.	
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Plaintiffs Lou Ann Hart and Sheryl Caronna and Defendants Gary Tomack, Matt Monica, Jim Koedyker, Michael Duran, and Donald B. Griffith, Sharon Mcgehee, Patrick Walsh, and Sabra Besley, by and through their undersigned counsel, and pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), file this stipulated voluntary dismissal with prejudice, stating as follows:

- 1. On January 20, 2011, Plaintiffs filed a complaint against Defendants seeking a preliminary and permanent injunction from the District's actions of denying Plaintiffs' brick pavers inscribed with quotations from the Bible from being included among the other inscribed brick pavers that were to be installed at the new Palm Desert High School campus.
- 2. The Defendants have since decided to rescind the brick paver fundraiser at issue in this litigation and to refund the purchase money of every community group or individual who purchased an inscribed brick paver.
- 3. The Defendants have agreed that if they decide to reopen the brick paver fundraiser within the next two years at any district school, they will provide Plaintiffs' counsel with a copy of the guidelines that will be used by the Defendants to approve inscribed brick pavers for inclusion in the forum.
 - 4. Defendants have paid fees and costs to Plaintiffs' attorneys.

Based on the above mentioned actions, the parties hereby stipulate to the voluntary dismissal of this action, with prejudice, and without any further costs or fees to any party.

1	IT IS SO STIPULATED.		
2	IT IS SO STIPULATED. June 9 Dated: May 23 , 2011	ALLIANCE DEFENSE FUND	
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4		Marken Sly	
5		Pavid A. Cortman, Esq. G. Matthew Sharp, Esq. Peter D. Lepiscopo, Esq. Attorneys for Plaintiffs	
6		Attorneys for Plaintiffs	
7	Dated: May 23, 2011	P.K. SCHRIEFFER LLP	
8			
9		Martula	
10 11		Paul K. Schrieffer, Esq. Kristin M. Kubec, Esq. Mitchell Freedman, Esq. Attorneys for Defendants	
12		Attorneys for Defendants	
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28	STIPULATED VOLUNTA	ARY DISMISSAL WITH PREJUDICE	
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PROOF OF SERVICE

This is to certify that a copy of the foregoing STIPULATED VOLUNTARY DISMISSAL WITH PREJUDICE has been filed electronically on the 9th day of June, 2011. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

ALLIANCE DEFENSE FUND

J. Matthew Sharp, Esq. Attorneys for Plaintiffs