#### No. E075547

# IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FOURTH APPELLATE DISTRICT, DIVISION TWO

DR. SANG-HOON AHN, ET AL.,

Plaintiffs and Appellants,

v.

MICHAEL HESTRIN, IN HIS OFFICIAL CAPACITY AS DISTRICT ATTORNEY OF RIVERSIDE COUNTY, ET AL.,

Defendants and Respondents.

Riverside County Superior Court, Case No. RIC 1607135 The Honorable Irma P. Asberry, Judge

#### STIPULATION FOR DISMISSAL OF APPEAL

DANIEL MANSUETO

LIFE LEGAL DEFENSE FOUNDATION

CATHERINE W. SHORT ALLISON K. ARANDA ALEXANDRA SNYDER

Attorneys for Appellants Dr. Sang-Hoon Ahn, Dr. Laurence Boggeln, Dr. George Delgado, Dr. Philip Dreisbach, Dr. Vincent Fortenasce, Dr. Vincent Nguyen, and The American Academy Of Medical Ethics

#### STIPULATION FOR DISMISSAL OF APPEAL

Pursuant to rule 8.244(c) of the California Rules of Court, Plaintiffs and Appellants Sang-Hoon Ahn, Dr. Lawrence Boggeln, Dr. George Delgado, Dr. Philip Dreisbach, Dr. Vincent Fortenasce, Dr. Vincent Nguyen, and The American Academy of Medical Ethics ["Plaintiffs"] and Defendants and Respondents Michael Hestrin, in his official capacity as the District Attorney of the County of Riverside, Rob Bonta, in his official capacity as Attorney General of the State of California, the California Department of Public Health, Tomás J. Aragón, in his official capacity as Director of the California Department of Public Health, and Matthew Fairchild ["Defendants"], each through his, her or its respective counsel, hereby stipulate as follows:

1. Plaintiffs and Defendants, and each of them, have agreed that Plaintiffs shall dismiss their pending appeal in this case (Court of Appeal Case No. E07557 (Riverside County Superior Court Case No. RIC 1607135) ["Case"]) and that each Plaintiff and each Defendant shall bear his, her or its own attorneys' fees and/or costs incurred in the Case. Each party to the Case waives any and all claims against any other party to the Case for recovery of attorneys' fees and/or costs incurred in the Case, including without limitation any such attorneys' fees and/or costs incurred in trial court proceedings or on appeal.

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2. Pursuant and subject to the agreement and terms set forth in Paragraph 1 above, Plaintiffs request that the Court dismiss their pending appeal (Case No. E075547 (encompassing Notices of Appeal filed August 18, 2020, September 25, 2020 and October 5, 2020)) in the Case.

Respectfully submitted,

Dated: October 29, 2021 DANIEL MANSUETO

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Attorneys for Plaintiffs and Appellants Dr. Sang-Hoon Ahn, Dr. Laurence Boggeln, Dr. George Delgado, Dr. Philip Dreisbach, Dr. Vincent Fortenasce, Dr. Vincent Nguyen, and The American Academy Of Medical Ethics

Dated: October 28, 2021

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Dated: October <u>28</u> 2021 MICHAEL HESTRIN

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Dated: October \_\_\_, 2021 \_\_\_\_\_\_

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#### PROOF OF SERVICE

I am a citizen of the United States. My business mailing address is 907 Westwood Boulevard, #1026, Los Angeles, CA 90024. I work in the County of Los Angeles where this service occurs. I am over the age of 18 years, and not a party to the within cause. My electronic email address is dmansueto@outlook.com.

On the date set forth below, according to ordinary business practice, I serving the foregoing document(s) described as:

#### STIPULATION FOR DISMISSAL OF APPEAL

(BY ELECTRONIC SERVICE) On this date, a true and correct copy of the above-referenced document is to be filed using TrueFiling and thereby electronically served on counsel as indicated on the Service List below.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on October 29, 2021 at Los Angeles, California.

/s/Daniel Mansueto
Daniel Mansueto

#### SERVICE LIST

### VIA TRUE FILING ELECTRONIC SERVICE

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