1 2 3 4 5	WOODNICK LAW, PLLC 1747 E. Morten Avenue, Suite 205 Phoenix, Arizona 85020 Telephone: Facsimile:  Gregg R. Woodnick, Kaci Y. Bowman, Attorneys for Defendant	
6	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA	
7	IN AND FOR THE COUNTY OF MARICOPA	
8 9		
10	TN 1 dies	Case No.: CV2021-052893
11	Plaintiff,	STIPULATION TO DISMISS
12	and	PLAINTIFF'S TITLE 13 CLAIMS
13	GREGORY GILLESPIE,	(Assigned to: Honorable Alison Bachus)
14	Defendant.	
15		
16	Plaintiff, hereby stipulates to dismiss her claims based on criminal	
17	domestic violence statute, A.R.S. § 13-3601, only as no private cause of action exists based	
18	on the criminal statute. Defendant, Gregory Gillespie, by and through his counsel	
19		
20	undersigned, does not object to Plaintiff's dismissal of the claims.	
21	WHEREFORE the parties hereby stipulate and request that Plaintiff's claims based	
22	on criminal domestic violence statute, A.R.S. § 13-3601, be dismissed with prejudice.	
23	RESPECTFULLY SUBMITTED this	
24	WOODNICK LAW, PLLC	
25	—DocuSigned by:	— Docu8 gned by:
26 27	2/4/2022	Gregg Woodnick 2/7/2022
28	District M. Dro. Don	Gregg R. Woodnick Kaci Y. Bowman
20	Plaintiff Pro Per	Attorneys for Defendant

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2	ORIGINAL of the foregoing filed this 7th day of February, 2022 with:
3	
4	Clerk of the Court Maricopa County Superior Court
5	CODY of the formaning document delivered
6	this day of $7$ day of February, 2022 to:
7	The Honorable Alison Bachus
8	Maricopa County Superior Court
9	COPY of the foregoing document emailed
10	this day of February, 2022 to:
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13	
14	Plaintiff pro per
15	By: /s/Sara Seeburg
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