UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

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U.S. DISTRICT COURT DISTRICT OF VERMONI FILED

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CLERK

GORDON BOCK, Plaintiff

v.

STEVEN GOLD, JANICE RYAN, SUSAN BLAIR, DAVID TURNER and STUART GLADDING, acting in official and individual capacity Defendants File No. 1:05-CV-151

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STIPULATION TO DISMISS WITH PREJUDICE

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Now come the parties, by and through their respective attorneys and stipulate and agree as follows:

- The State of Vermont will pay Plaintiff the sum of \$25,000 within 30 days of this date, in full settlement of all of the Plaintiff's claims, including without limitation, his claims for attorneys' fees.
- The State of Vermont, Department of Corrections acknowledges that the Aleph Institute of Surfside Florida is an appropriate provider of kosher food and Jewish religious articles for Jewish inmates in Department facilities pursuant to the Department's policies on Religious Observances.

The Plaintiff agrees to exchange for the settlement check a release for the benefit of The State of Vermont and each of the named Defendants. The claims that the Plaintiff has advanced or could advance by a proper amendment of the complaints in *Bock v. Gold*, Docket Number 1:05 – CV -149 and *Bock v. Gold*, Docket Numbers 186-3-05WnCv and Supreme Court Docket #2006-276 shall be excluded from this release.

4. The parties agree that the above captioned action shall be dismissed with prejudice.

Dated at Burlington, Vermont this 19th Day of March, 2008.

Gordon Bock By: Barry Kade, Esq.

Barry Kade, Esq His Attorney

Dated at Burlington, Vermont this 19th Day of March, 2008.

STEVEN GOLD and all Defendants

By: Kurt A. Kuehl, Esq.

Kurt A. Kuehl, Esq. Assistant Attorney General

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

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GORDON BOCK, Plaintiff,

v.

File No. 1:05-CV-151

STEVEN GOLD, JANICE RYAN, SUSAN BLAIR, DAVID TURNER, STUART GLADDING, acting in official and individual capacity, Defendants.

CERTIFICATE OF SERVICE

This certifies that on the 20th day of March 2008, I served copies of the

Stipulation to Dismiss With Prejudice and this Certificate of Service in the above-

captioned matter by mailing true and conformed copies thereof in sealed envelopes, via

U.S. Mail, first-class postage prepaid, to the following:

Aaron H. Hauptman, Esq. 575 Grand Street, Suite E-501 New York, NY 10002 Barry Kade, Esq. P.O. Box 55 Montgomery, VT 05470

Kurt A. Kuehl Assistant Attorney General Attorney General's Office 103 South Main Street, Ladd Hall Waterbury, VT 05671-0701 (802) 241-2288