

FOR PUBLICATION
UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

LARRY SYNCLAIR, SR., individually
and as a parent of Larry Synclair,
Jr., a minor,

Plaintiff-Appellant,

v.

COUNTY OF FRESNO; DEPARTMENT OF
CHILD ABDUCTION UNIT; WILLIAM
FRANK; RON HOPPER; DENNIS
LEWIS; EDWARD HUNT;
KATHY MACKIE,

Defendants-Appellees.

No. 03-16910

D.C. No.

CV-01-06546-AWI

ORDER

On Remand from the United States Supreme Court

Filed June 2, 2006

Before: Alfred T. Goodwin, J. Clifford Wallace, and
Stephen S. Trott, Circuit Judges

ORDER

On petition for writ of certiorari, the United States Supreme Court vacated and remanded the memorandum disposition “for further consideration in light of *Exxon Mobil Corp. v. Saudi Basic Industries Corp.*, 544 U.S. [280], 125 S.Ct. 1517, 161 L.Ed2d 454 (2005).” *Synclair v. County of Fresno*, 126 S.Ct. 731 (Nov. 28, 2005).

We remand to the district court for further proceedings consistent with the direction of the Supreme Court.

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