1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE DISTRICT OF ARIZONA 8 9 Ryan Arneson, No. CV 11-02587-PHX-NVW 10 Plaintiff, **ORDER** VS. 11 12 Maricopa County Community College District; South Mountain Community 13 College; Rufus Glasper, in his official capacity as Chancellor of the Maricopa 14 County Community Colleges; Dr. Shari 15 Olson, in her official capacity as President of South Mountain 16 Community College; Buddy Cheeks, 17 individually and in his official capacity as Director of Student Life & Leadership 18 at South Mountain Community College, 19 Defendants. 20 21 The parties have stipulated to the following facts: 22 23 On December 29, 2011, Plaintiff Ryan Arneson filed a suit against

1. On December 29, 2011, Plaintiff Ryan Arneson filed a suit against Defendants for allegedly violating his First and Fourteenth Amendment rights. In his complaint, Arneson sought nominal damages against one of these Defendants and also sought to enjoin the Solicitation Policies of Maricopa County Community College District and of South Mountain Community College.

24

25

26

27

28

3.

- 2. Amendments to the Solicitation Policies of Maricopa County Community College District and of South Mountain Community College were under consideration at the time the suit was filed.
- 3. On March 19, 2012, an amended version of the Solicitation Policies went into effect at the community colleges in the Maricopa County Community College District and at South Mountain Community College in particular. This amendment to the Solicitation Policies mooted the need for further litigation regarding the Solicitation Policies.

Pursuant to the parties' stipulation (Doc. 28), the Court orders as follows:

- 1. In resolution of all of Plaintiff's claims, Defendants shall pay Plaintiff the amount of \$1.00 as nominal damages. Defendants shall also pay fees and litigation costs to Plaintiff's attorneys in the amount of \$9,998.00 within 30 days of the date of this Order. The parties shall otherwise bear their own fees and costs.
- 2. The case is dismissed with prejudice. The Court will retain jurisdiction to enforce the terms of the this Order.
 - The pending motions (Docs. 12, 21) are denied as moot.

 Dated this 5th day of April, 2012.

Neil V. Wake

United States District Judge