

Jaburg & Wilk, P.C.
Attorneys At Law
3200 N. Central Avenue, Suite 2000
Phoenix, Arizona 85012
(602) 248-1000

1 Maria Crimi Speth (012574)
2 **JABURG & WILK, P.C.**
3 3200 N. Central Avenue, Suite 2000
4 Phoenix, Arizona 85012
5 mcs@jaburgwilk.com
6 (602) 248-1000

7 David S. Gingras (021097)
8 **Gingras Law Office, PLLC**
9 4072 E Mountain Vista Dr.
10 Phoenix, AZ 85048
11 Tel.: (480) 668-3623
12 David.Gingras@webmail.azbar.org

13 Attorneys for Plaintiffs

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UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

XCENTRIC VENTURES, LLC, an
Arizona limited liability corporation, and
JABURG & WILK, P.C., a professional
corporation,

Plaintiffs,

v.

SHAWN RICHESON,
Defendant.

Case No.: 2:10-cv-1931-PHX-NVW

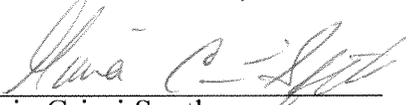
**STIPULATION TO DISMISS
PLAINTIFF JABURG & WILK, P.C.**

IT IS HEREBY STIPULATED by and between Plaintiff Jaburg & Wilk, P.C. and
Defendant Shawn Richeson to dismiss only Plaintiff Jaburg & Wilk, P.C. from this action.

For these reasons, and pursuant to Rule 41(a)(2), the Court is respectfully requested
to enter an Order dismissing Jaburg & Wilk, P.C. as set forth in the proposed form
submitted with this stipulation.

DATED this 22 day of October, 2010.

JABURG & WILK, P.C.



Maria Crimi Speth
Attorneys for Plaintiffs



Shawn Richeson.
Defendant Pro Per

Certificate of Service

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I hereby certify that on the 22 day of October, 2010, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing.

I have also caused to be delivered to Defendant, who is not registered with the CM/ECF System, a copy of the attached document by First Class Mail and E-Mail:

Shawn Richeson
1906 Twilight Drive
Killeen, Texas 76543
Shawn@ClickaNerd.com
Defendant Pro Per

s/Debra Gower

Jaburg & Wilk, P.C.
Attorneys At Law
3200 N. Central Avenue, Suite 2000
Phoenix, Arizona 85012
(602) 248-1000