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4	Los Angeles, California 90017 (213) 624-6900		
5	Attorneys for Defendants		
6	Attorneys for Defendants TARGET CORPORATION, RAPHAEL GUZMAN, JESUS DAGOBERTO NUNEZ and BENJAMIN ATKINSON		
7	DENJAMIN ATKINSON		
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	JASON VAN HORN, an individual,	CASE NO. SACV09-00406 JVS	
11	Plaintiff,	(MLGx)	
12	V.	OCSC CASE NO.: 30-2008- 00114537	
13		00114337	
14	TARGET CORPORATION, A CALIFORNIA CORPORATION AND A MINNESOTA CORPORATION;	ORDER RE STIPULATION OF DISMISSAL	
15	RAPHAEL GUZMAN, AN   INDIVIDUAL: JESUS DAGOBERTO		
16	NUNEZ, AN INDIVIDUAL, BENJAMIN () ATKINSON, AN INDIVIDUAL, AND ()		
17	ATKINŠON, AN INDIVIDŮAL, AND DOES 1 THROUGH 100, INCLUSIVE		
18	Defendants.	Complaint Filed: 11/10/08	
19		Trial Date: 6/8/10	
20			
21	IT IS HEREBY ORDERED that the above-captioned action be and hereby is		
22	dismissed with prejudice pursuant to FRCP 41(a)(1).		
23	IT IS SO ORDERED.		
24	Janes Janes		
25	DATED: March 7, 2011  HONORABLE JAMES V. SELNA		
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28			

## CERTIFICATE OF SERVICE STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 801 South Figueroa Street, 15th Floor, Los Angeles, California 90017.

On March 7, 2011, I served the document described as [Proposed] ORDER RE STIPULATION OF DISMISSAL on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes addressed as follows:

Richard E. Quintilone II, Esq. Quintilone & Associates 22974 El Toro Road, Suite 100 Lake Forest, CA 92630-4961 1999-30578 P: 949/458-9675; F: 949/458-9679 Attorney for Plaintiff

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JASON VAN HORN & PEGGY DIAZ

- (BY MAIL) I caused such envelope to be deposited in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid. I placed such envelope with postage thereon prepaid in the United States mail at Los Angeles, California. I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- (BY OVERNIGHT COURIER): I placed the above-referenced document(s) in (an) envelope(s) designated by the express service carrier (UPS) for overnight delivery, addressed as indicated above. I delivered said UPS envelope to the personnel of our mail room. I am "readily familiar" with the firm's practice of collecting and processing documents intended for UPS overnight delivery. Under that practice, after the document is delivered to the firm's mail room, it is deposited that same day, with delivery fees provided for, in a box or other facility regularly maintained by the express service carrier or is delivered to an authorized courier or driver authorized by the express service carrier to receive documents, for overnight delivery.
- ☐ **(BY FACSIMILE)** I telecopied such document to the offices of the addressee at the following fax number: .
- ☐ (BY PERSONAL SERVICE) I delivered such envelope by hand to the offices of the addressee.
- (FEDERAL) I declare under penalty of perjury under the laws of the United States of America, that the above is true and correct.

Executed on March 7, 2011, at Los Angeles, California.

By:	/s/	
, <u> </u>	Brenda Leonardo	

VanHorn v. Target - Stip for Dismissal-ORDER.wpd