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6 Attorneys for Plaintiffs
Broadcast Music, Inc.; EMI Virgin Songs Inc.;
7 Laney Jane Music; Dixonyou Music; Erik Turner
Music; Rich McBitch Music; Great Lips Music;
8 Universal - Songs of Polygram International, Inc.;
PWMP Acquisition I LLC d/b/a Primary Wave
9 Brian; Hot-Cha Music Co.; Unichappell Music
Inc.; Cyanide Publishing; Devo, Inc. d/b/a Devo
10 Music; EMI Virgin Songs, Inc.; Paul Simon Music

11 UNITED STATES DISTRICT COURT
12 EASTERN DISTRICT OF CALIFORNIA

13
14 BROADCAST MUSIC, INC.; EMI
VIRGIN SONGS INC.; LANEY JANE
15 MUSIC; DIXONYOU MUSIC; ERIK
TURNER MUSIC; RICH MCBITCH
16 MUSIC; GREAT LIPS MUSIC;
UNIVERSAL - SONGS OF
17 POLYGRAM INTERNATIONAL,
INC.; PWMP ACQUISITION I LLC
18 d/b/a PRIMARY WAVE BRIAN;
HOT-CHA MUSIC CO.;
19 UNICHAPPELL MUSIC INC.;
CYANIDE PUBLISHING; DEVO,
20 INC. d/b/a DEVO MUSIC; EMI
VIRGIN SONGS, INC.; PAUL SIMON
21 MUSIC,

22 Plaintiffs,

23 v.

24 ON THE ROCKS BAR & GRILL, LLC
d/b/a ON THE ROCKS BAR &
GRILL; JAMES C. WHITENER;
25 MARIA D. GONZALEZ-
HERNANDEZ; RIVERWALK
26 MANAGEMENT GROUP, LLC; and
THE WHITENER FAMILY TRUST,
27 each individually,

28 Defendants.

Case No. 1:14-cv-00359-AWI JLT
ORDER RE: STIPULATION RE
DISMISSAL

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TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF
RECORD:

Plaintiffs, Broadcast Music, Inc.; EMI Virgin Songs Inc.; Laney Jane Music;
Dixonyou Music; Erik Turner Music; Rich McBitch Music; Great Lips Music;
Universal - Songs of Polygram International, Inc.; PWMP Acquisition I LLC d/b/a
Primary Wave Brian; Hot-Cha Music Co.; Unichappell Music Inc.; Cyanide
Publishing; Devo, Inc. d/b/a Devo Music; EMI Virgin Songs, Inc.; Paul Simon
Music (collectively, "Plaintiffs"), and Defendants On The Rocks Bar & Grill, Llc
D/B/A On The Rocks Bar & Grill; James C. Whitener; Maria D. Gonzalez-
Hernandez; Riverwalk Management Group, Llc; And The Whitener Family Trust
(collectively, "Defendants"), by and through their respective counsel of record,
submit this joint stipulation and hereby jointly request that the action be dismissed
with prejudice.

The parties mutually request that this matter be dismissed by stipulation and
any future hearing dates be vacated. Good cause exists in light of the fact the parties
have entered into a Settlement Agreement resolving all issues relating to this action.

Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, Counsel for
Plaintiffs and Defendant further stipulate that the claims and causes of action alleged
against Defendants are hereby dismissed WITH PREJUDICE, each of the parties to
pay their own costs of the action.

The parties further stipulate that the Court shall retain jurisdiction to enforce
the Settlement Agreement.

Dated: December 17, 2014

TROYGOULD PC

Bv: /s/ ANNMARIE MORI
ANN MARIE MORI
Attorneys for Plaintiffs

1 Dated: December 17, 2014

KLEIN, DeNATALE, GOLDNER
COOPER, ROSENLIEB & KIMBALL,
LLP

3 By:


/s/ T. TODD EGLAND
T. TODD EGLAND
Attorneys for Defendants

6 **ORDER**

7 In light of the above stipulation, the Clerk shall CLOSE this case in light of the
8 above Rule 41(a)(1) stipulation for dismissal with prejudice.

9 IT IS SO ORDERED.

10 Dated: December 17, 2014

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12 SENIOR DISTRICT JUDGE