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4	Tel: 626-799-9797 Fax: 626-799-9795	
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6	Attorneys for Plaintiff J & J Sports Productions, Inc.	
7		
8	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA	
9		
10	J & J SPORTS PRODUCTIONS, INC.,	CASE NO. 2:13-cv-00877-LKK-CKD
11	Plaintiff,	STIPULATION OF DISMISSAL OF PLAINTIFF'S COMPLAINT AGAINST
12	vs.	DEFENDANT BRIAN M. ELIA, individually
13	JOYCE ANN SKINNER, ET AL.,	and d/b/a CAMANCHE HILLS DINNER HOUSE & LOUNGE A/K/A BELLA ROSA
14	Defendants.	
15	Derchuants.	
16		
17		between Plaintiff J & J SPORTS PRODUCTIONS,
18 19		idually and d/b/a CAMANCHE HILLS DINNER
20		hat the above-entitled defendant is hereby dismissed $d/h/a$ CAMANCHE LILLS DINNER
20 21	HOUSE & LOUNGE A/K/A BELLA ROSA <i>only</i>	lividually and d/b/a CAMANCHE HILLS DINNER
21		ovided no Party referenced above has filed a motion
22		shall <i>not</i> have jurisdiction to set aside the dismissal
24	and the dismissal shall be deemed to be with preju	ıdice
25	///	
26	///	
27	///	
28		
	STIPULATION OF DISMISSAL Case No. 2:13-cv-00877-LKK-CKD PAGE 1	

1	This dismissal is made pursuant to Federal Rules of Civil Procedure 41(a)(1). Each Party	
2	referenced-above shall bear its own attorneys' fees and costs.	
3		
4		
5	Dated: 5/9/14 /s/ Thomas P. Riley LAW OFFICES OF THOMAS P. RILEY, P.C.	
6	By: Thomas P. Riley Attorneys for Plaintiff	
7	J & J SPORTS PRODUCTIONS, INC.	
8		
9		
10		
11	Dated: 5/12/14 /s/ Matthew A. Pare LAW OFFICES OF MATTHEW A. PARE, APC	
12	By: Matthew A. Pare	
13	Attorneys for Defendant BRIAN M. ELIA, individually and d/b/a	
14	CAMANCHE HILLS DINNER HOUSE & LOUNGE A/K/A BELLA ROSA	
15	DELLA NOSA	
16		
17		
18	This court's prior order, ECF No. 50, is WITHDRAWN, and the above stipulation is SO	
19	ORDERED.	
20		
21	Dated: June 4, 2014.	
22	Dated. Julie 4, 2014.	
23		
24		
25	Jaimme K Ker tor	
26	LÀWRENCE K. KARLTON SENIOR JUDGE	
27	UNITED STATES DISTRICT COURT	
28		
	STIPULATION OF DISMISSAL Case No. 2:13-cv-00877-LKK-CKD PAGE 2	

1			
2	PROOF OF SERVICE (SERVICE BY MAIL)		
3	I declare that:		
4	I am employed in the County of Los Angeles, California. I am over the age of eighteen years		
5	and not a party to the within cause; my business address is First Library Square, 1114 Fremont Avenue,		
6	South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and		
7	processing of correspondence/documents for mail in the ordinary course of business.		
8	On May 9, 2014, I served:		
9 10	STIPULATION OF DISMISSAL OF PLAINTIFF'S COMPLAINT AGAINST DEFENDANTS BRIAN M. ELIA, individually and d/b/a CAMANCHE HILLS DINNER HOUSE & LOUNGE A/K/A BELLA ROSA		
11	On all parties referenced by enclosing a true copy thereof in a sealed envelope with postage		
12	prepaid and following ordinary business practices, said envelope was duly mailed and addressed to:		
13	Mr. Stephen Thomas Cammack, Esquire (Attorneys for Defendants Joyce		
14 15	STEPHEN T. CAMMACK LAW OFFICESAnn Skinner and Larry Leroy Skinner)915 University AvenueSacramento, CA 95825		
16	Sacramento, CA 75625		
17	Mr. Matthew A. Pare, Esquire (Attorneys for Defendants Brian M.		
18	LAW OFFICES OF MATTHEW A. PARE, APC Elia)		
19	823 Anchorage Place, Suite 101 Chula Vista, CA 91914		
20	The fully sealed envelope with pre-paid postage was thereafter placed in our law firm's		
21	outbound mail receptacle in order that this particular piece of mail could be taken to the United States		
22	Post Office in South Pasadena, California later this day by myself (or by another administrative		
23	assistant duly employed by our law firm).		
24	I declare under the penalty of perjury pursuant to the laws of the United States that the		
25	foregoing is true and correct and that this declaration was executed on June 4, 2014, at South		
26	Pasadena, California.		
27			
28	Dated: May 9, 2014 VANESSA VENTURA		
	STIPULATION OF DISMISSAL Case No. 2:13-cv-00877-LKK-CKD PAGE 3		