

1 FARLEY J. NEUMAN, ESQUIRE - State Bar #100021
 2 TOM PROUNTZOS, ESQUIRE - State Bar #209409
 3 GOODMAN NEUMAN HAMILTON LLP
 417 Montgomery Street, 10th Floor
 3 San Francisco, California 94104
 Telephone: (415) 705-0400
 4 Facsimile: (415) 705-0411

5 Attorneys for Defendants and Third-Party Complainants DAVID RAWSON
 6 and ZEISLER, ZEISLER, RAWSON & JOHNSON LLP

7 UNITED STATES DISTRICT COURT
 8 NORTHERN DISTRICT OF CALIFORNIA

10 ANTHONY FREDIANELLI,
 11 Plaintiff,
 12 vs.
 13 STEPHAN JENKINS et al.,
 14 Defendants.

Case No. C 11-03232 EMC

**STIPULATION FOR DISMISSAL OF
 CERTAIN CLAIMS** (as to Defs Zeisler, et al.)

(F.R.C.P. Rule 41)

15 DAVID RAWSON et al.,
 16 Third-Party Plaintiffs,
 17 vs.
 18 ERIC GODTLAND et al.,
 19 Third-Party Defendants.

Hon. Edward M. Chen

20 ERIC GODTLAND et al.,
 21 Cross-Complainants,
 22 vs.
 23 STEPHAN JENKINS et al.,
 24 Cross-Defendants.

26 WHEREAS Plaintiff ANTHONY FREDIANELLI filed his Complaint in this
 27 matter on February 22, 2011;
 28

Jenkins Goodman
 Neuman & Hamilton
 LLP
 417 Montgomery St.
 10th Floor
 San Francisco, CA
 94104
 (415) 705-0400

1 WHEREAS Plaintiff seeks to simplify and focus the case by dropping his prior
2 claims against Defendants ZEISLER, ZEISLER, RAWSON & JOHNSON LLP, DAVID
3 RAWSON, and HISCOCK & BARCLAY, LLP *without prejudice*;

4
5 WHEREAS Plaintiff has determined that the Complaint should be amended to no
6 longer include any claims against Defendants ZEISLER, ZEISLER, RAWSON &
7 JOHNSON LLP, DAVID RAWSON, and HISCOCK & BARCLAY, LLP;

8 WHEREAS Defendants ZEISLER, ZEISLER, RAWSON & JOHNSON LLP,
9 DAVID RAWSON, and HISCOCK & BARCLAY, LLP have consented to Plaintiff
10 amending his complaint;

11 THEREFOR, the parties hereby stipulate through their counsel of record to an
12 immediate dismissal *without prejudice* of the following:

- 13
- 14 • Plaintiff ANTHONY FREDIANELLI'S claims against Defendants ZEISLER,
15 ZEISLER, RAWSON & JOHNSON LLP, DAVID RAWSON, and HISCOCK &
16 BARCLAY, LLP; and
 - 17 • Third-Party Plaintiffs ZEISLER, ZEISLER, RAWSON & JOHNSON LLP and
18 DAVID RAWSON's Third-Party Complaint against Third-Party Defendants ERIC
19 GODTLAND and ERIC GODTLAND MANAGEMENT, INC.

20 //
21
22
23
24
25

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

This Stipulation is effective immediately upon its execution by the parties herein.

CRONIN & CO., LTD.

Dated: August 2, 2012

By: _____ /s/

Thomas C. Cronin
Attorneys for Plaintiff ANTHONY
FREDIANELLI

ABBHEY, WEITZENBERG, WARREN & EMERY

Dated: August 2, 2012

By: _____ /s/

Mitchell B. Greenberg
Attorneys for STEPHAN JENKINS, BRADLEY
HARGREAVES, THIRD EYE BLIND, INC.,
3EB TOURING, INC., STEPHAN JENKINS
PUBLISHING, INC. and EMI BLACKWOOD
MUSIC, INC.

MURPHY, PEARSON, BRADLEY & FEENEY

Dated: August 2, 2012

By: _____ /s/

James A. Murphy
Attorneys for HISCOCK & BARCLAY, LLP

MOUND COTTON WOLLAN & GREENGRASS

Dated: August 2, 2012

By: _____ /s/

Sanjit Shah
Kenneth M. Labbate
Attorneys for THOMAS MANDELBAUM

JENKINS GOODMAN NEUMAN & HAMILTON LLP

Dated: August 2, 2012

By: _____ /s/

Tom Prountzos
Attorneys for DAVID RAWSON and ZEISLER,
ZEISLER, RAWSON & JOHNSON LLP

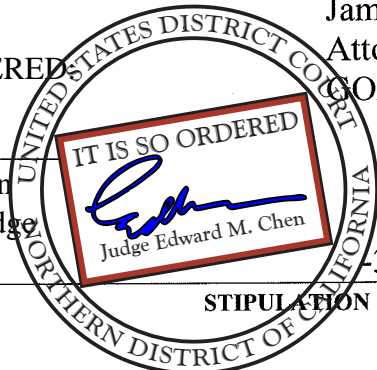
Dated: August 2, 2012

By: _____ /s/

James Corbelli
Attorney for ERIC GODTLAND and ERIC
GODTLAND MANAGEMENT, INC.

IT IS SO ORDERED

Edward M. Chen
U.S. District Judge



Jenkins Goodman
Neuman & Hamilton
LLP
417 Montgomery St.
10th Floor
San Francisco, CA
94104
(415) 705-0400

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ATTESTATION OF CONCURRENCE

I, Tom Prountzos, as the ECF user and filer of this document, attest that, pursuant to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from the above signatories.

DATED: August 2, 2012

GOODMAN NEUMAN HAMILTON LLP

By: _____ /s/
TOM PROUNTZOS
Attorneys for DAVID RAWSON and
ZEISLER, ZEISLER, RAWSON &
JOHNSON LLP