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26 Attorneys for Defendants
 27 BRONCO WINE COMPANY,
 28 PANTHER ROCK WINES, LLC,
 CLASSIC WINES OF CALIFORNIA, and
 BARREL TEN QUARTER CIRCLE, INC.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JC WAUGH WINE CO. LLC,

Plaintiff,

v.

BRONCO WINE COMPANY, PANTHER
 ROCK WINES, LLC, CLASSIC WINES
 OF CALIFORNIA, BARREL TEN
 QUARTER CIRCLE, INC. and DOES 1-
 14,

Defendants.

CASE NO. 3:16-cv-06953 EMC

**STIPULATION FOR DISMISSAL WITH
 PREJUDICE; [~~PROPOSED~~] ORDER**

1 Plaintiff JC Waugh Wine Co. LLC (“Plaintiff”) and Defendants Bronco Wine Company,
2 Panther Rock Wines, LLC, Classic Wines of California, and Barrel Ten Quarter Circle, Inc.
3 (collectively, “Defendants”) (each a “Party”) (collectively, the “Parties”), through their
4 respective counsel, hereby stipulate and as follows:

5 WHEREAS, on or about July 25, 2017, Plaintiff and Defendants entered into an
6 agreement to settle this dispute (the “Settlement Agreement”), including mutual general
7 releases;

8 IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned
9 counsel, and subject to the approval of the Court, that this action and all claims and
10 counterclaims asserted herein be dismissed pursuant to Rule 41(a)(2) of the Federal Rules of
11 Civil Procedure, with prejudice and without attorneys’ fees or costs awarded to any party.

12
13 **IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.**

14
15 DICKENSON, PEATMAN & FOGARTY

16
17 Dated: August 7, 2017

18 By: /s/ Christopher J. Passarelli
19 Christopher J. Passarelli
20 Joy L. Durand

21 Attorneys for Plaintiff,
22 JC WAUGH WINE CO. LLC

23 ROPES & GRAY LLP

24 Dated: August 7, 2017

25 By: /s/ Marta F. Belcher
26 Peter M. Brody
27 Marta F. Belcher

28 Attorneys for Defendants,
BRONCO WINE COMPANY, PANTHER
ROCK WINES, LLC, CLASSIC WINES OF
CALIFORNIA, and BARREL TEN QUARTER
CIRCLE, INC.

FILER'S ATTESTATION

1
2 I, Christopher J. Passarelli, am the ECF User whose identification and password are
3 being used to file this STIPULATION FOR DISMISSAL WITH PREJUDICE; [PROPOSED]
4 ORDER. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that counsel for Defendants
5 concurs in this filing.
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7
8 Dated: August 7, 2017

/s/ Christopher J. Passarelli
Christopher J. Passarelli

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~~**[PROPOSED] ORDER**~~

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2 Pursuant to the Stipulation of Plaintiff, JC WAUGH WINE CO. LLC, and Defendants,
3 BRONCO WINE COMPANY, PANTHER ROCK WINES, LLC, CLASSIC WINES OF
4 CALIFORNIA, and BARREL TEN QUARTER CIRCLE, INC. (collectively, the “Parties”), and
5 good cause being shown thereby, it is hereby ORDERED that this action is dismissed pursuant to
6 Rule 41(a)(2) of the Federal Rules of Civil Procedure, with prejudice and without attorneys’ fees
7 or costs awarded to any party.
8

9 **IT IS SO ORDERED.**

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11 Dated: 8/10/17

