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Brown v. Stroud et al

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Pursuant to the settlement agreement among the parties dated December 11, 2015, as amended, Steven Ames Brown ("Brown"), San Pasqual Fiduciary Trust Company as administrator of the Estate of Nina Simone ("Simone Estate") and Sony Music Entertainment ("Sony Music") hereby stipulate as follows:

Brown, the Simone Estate and Sony Music hereby dismiss with prejudice all claims each of them has made against the other in these proceedings, including but not limited to Brown v. Stroud, Documents 82, 670, 679 and 688, and Methven v. Paradise-Stroud, Documents 192, 201 and 210, including the sealed versions thereof, with each party bearing its own costs and attorney's fees.

These dismissals do not affect any claims against any other party, or the judgment and amendment thereof entered in Brown v. Stroud, Documents 609 and 661; nor does it affect any rights or obligations under the settlement agreement dated December 11, 2015, as amended, including but not limited to the right to enforce the agreement. The parties hereby withdraw all pending motions.

Dated: February 24, 2016

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Respectfully submitted,

/s/

STEVEN AMES BROWN, Plaintiff in pro se

/s/

DOROTHY M. WEBER, Shukat, Arrow, Hafer, Weber & Herbsman, LLP, Attorneys for the Estate of Nina Simone

/s/

JEFFREY G. KNOWLES, COBLENTZ, PATCH, DUFFY & BASS, LLP, Attorneys for Reply Counterdefendant Sony Music Entertainment erroneously sued as Sony Music Holdings, Inc.

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20	Attorneys for Reply Counterdefendant Sony Music Entertainment, Erroneously sued as Sony Music Holdings, Inc.
	Enoneously sued as sorry wusic Holdings, inc.
22	[PROPOSED] ORDER
24	It is so ordered. The Clerk shall close these cases.
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26	Dated: February 25, 2016
27	United States District Judge
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