		TES DISTRICT	
1	DYLAN B. CARP (State Bar No. 196846)	STAIL	
2	SCOTT P. JANG (State Bar No. 260191) JACKSON LEWIS P.C.	E PROPERTY OF THE PROPERTY OF	
3	50 California Street, 9th Floor San Francisco, California 94111	IT IS SO ORDERED	
4	Telephone: 415.394.9400 Facsimile: 415.394.9401	- Gurly -	
5	Email: CarpD@jacksonlewis.com Scott.Jang@jacksonlewis.com	Judge Yvonne Gonzalez Rogers	
6	Attorneys for Defendants	7/20/2015	
7	INDEPENDENT BREWERS UNITED CORPORATION; NORTH AMERICAN	DISTRICT OF C	
8	BREWERIES, INC.; and PYRAMID BREWERIES, INC.	OISTRIC !	
9	GREGORY A. DOUGLAS (State Bar No. 147166 JAMIE A. DOUGLAS (State Bar No. 287023)		
10	LAW OFFICES OF GREGORY A. DOUGLAS 5500 Bolsa Ave., Suite 201		
11	Huntington Beach, California 92649 Telephone: (562) 252-8800		
12	Facsimile: (562) 256-1006 Email: greg@gdouglaslaw.com		
13	Attorneys for Plaintiff		
14	VICTOR BOYCE		
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRIC	T OF CALIFORNIA	
17			
18	VICTOR BOYCE,	Case No. 4:15-cv-002263-YGR	
19	Plaintiff,	STIPULATION TO DISMISS PYRAMID BREWERIES, INC.	
20	V.	WITHOUT PREJUDICE	
21	INDEPENDENT BREWERS UNITED CORPORATION, a Washington corporation;		
22	NORTH AMERICAN BREWERIES, INC., a Delaware corporation; PYRAMID		
23	BREWERIES, INC.; DOES 1-10, business entit(ies), form(s) unknown; DOES 11-20,		
24	individual(s); and DOES 21-30, inclusive,		
25	Defendants.		
26			
27			
28			
	STIPULATION OF DISMISSAL	Case No. 4:15-cv-02263-YGR	

1	TO THE HONORABLE COURT, ALL PARTIES, AND ATTORNEYS OF RECORD:	
2	a lateral final from the pursuant to redefin frame of civil frame	
3	41(a)(1)(A)(ii), the parties to above-captioned action hereby stipulate that Plaintiff Victor Boyce	
4	dismisses his claims against Defendant Pyramid Breweries, Inc. without prejudice, each party to	
5	ocar his own costs and automey is rees.	
6	6	
7	Dated: July 17, 2015 LAW OFFICES OF GREGORY A. DOUGL	AS
8	8	
9	By: /s/ Gregory A. Douglas Gregory A. Douglas	
10	Jamie A. Douglas Attorneys for Plaintiff	
11	1 VICTOR BOYCE	
12	2	
13	3 Dated: July 17, 2015 JACKSON LEWIS P.C.	
14	4	
15	By: _/s/ Dylan B. Carp_	
16	6 Dylan B. Carp Dylan B. Carp Scott P. Jang	
17	7 Attorneys for Defendants INDEPENDENT BREWERS	
18	8 UNITED CORPORATION; NORTH	
19	9 AMERICAN BREWERIES, INC.; and PYRAMID BREWERIES, INC.	
20		
21	1 4835-3666-5637, v. 1	
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Case No. 4:15-cv-02263-YGR

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