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8	(,,		
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12	Telephone: (513) 241-2324	Facsimile: (408) 573-5743 FIES DISTRICT	
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14	jdavis@whepatent.com	GLENN MILLER	
15	Attorneys for Defendant and Counterclaimant QUALITY GOLD, INC.	t Z Judge Edward J. Davila	
16			
17	UNITED S'	TATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA 9/28/2012		
19	SAN JOSE DIVISION		
20			
21			
22	TRENT WEST, Plaintiff,	Case No. C 10-03124 EJD	
23	V.	STIPULATED DISMISSAL OF ALL CLAIMS WITH PREJUDICE	
24			
25	QUALITY GOLD, INC.,		
26	Defendant.		
27			
28	AND RELATED CLAIMS		
20			

1	Pursuant to FED. R. CIV. P. Rule 41(a)(1)(A)(ii), Defendant and Counterclaimant Quality		
2	Gold, Inc., Third-Party Defendant Jewelry Innovations, Inc., and Third-Party Defendant Glenn		
3	Miller, by and through their respective counsel of record, stipulate that all claims between them in		
4	this action are hereby dismissed with prejudice. ¹ Each party shall bear its/his own costs and		
5	attorneys' fees. The Clerk shall close this file.		
6	Dated: September 27, 2012	Respectfully submitted,	
7 8		HARVEY SISKIND LLP IAN K. BOYD MATTHEW A. STRATTON	
9 10		WOOD, HERRON & EVANS, L.L.P. CLEMENT H. LUKEN	
11		JOHN PAUL DAVIS	
12		By: <u>/s/</u> Matthew A. Stratton	
13		Attorneys for Defendant and Counterclaimant QUALITY GOLD, INC.	
14		LAW OFFICES OF BOB CAMORS	
15		ROBERT E. CAMORS, JR.	
16 17		By: <u>/s/</u> Robert E. Camors, Jr.	
17		Attorneys for Third-Party Defendant GLENN MILLER	
19		INVICTUS LAW, PC	
20		BLAIR R. JACKSON	
21		By:/s/ Blair R. Jackson	
22		Attorneys for Third-Party Defendant	
23		JEWELRY INNOVATIONS, INC.	
24	¹ The above normal neutine submit this stimulat	ad dismissed as one of these computer filed dismisseds to dismiss this	
25	¹ The above-named parties submit this stipulated dismissal as one of three concurrently-filed dismissals to dismiss this action in its entirety. The parties are filing multiple dismissals in this action at the insistence of counsel for Plaintiff and Counterdefendant Trent West ("West") and its purported concerns due to the presence of third-party defendants in this		
26	action and the pending bankruptcy of third-party defer	ty defendant GMA, Inc. Based on the assurances of West's counsel that it this action for all parties concerned, and in the spirit of expediency and to	
27 28	avoid burdening the Court with a Motion for Dismissal that would otherwise be necessary given West's refusal to stipulate to the form of dismissal proposed by the above-named parties, the above-named parties have agreed to cooper with this duplicative approach to effectuate a full and final dismissal at this time.		

-1-

1	I, Matthew A. Stratton, am the ECF User whose identification and password are being used to
2	file this document. Pursuant to General Order 45.X.B, I hereby attest that all counsel indicated above
3	have concurred in this filing.
4	/s/
5	Matthew A. Stratton
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