THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

)

MEANITH HUON,)
Plaintiff,)
-against-) CIVIL ACTION NO.:) 1:11-CV-3054
ABOVETHELAW.COM, DAVID LAT, ELIE)
MYSTAL, BREAKINGMEDIA.COM, JOHN)
LERNER, DAVID MINKIN, BREAKING MEDIA,)
JOHN DOES 1 TO 100, GAWKER MEDIA A/K/A)
GAWKER.COM, JEZEBEL.COM, NICK)
DENTON, IRIN CARMON, GABY)
DARBYSHIRE, JOHN DOES 101 TO 200,)
LAWYERGOSSIP.COM, JOHN DOE NO. 201,)
NEWNATION.ORG A/K/A NEWNATION.TV)
A/K/A NEW NATION NEWS, JOHN DOE NO.)
401, JOHN DOE NO. 402, JOHN DOE NO. 403,)
)
Defendants.)
)

NOTICE MOTION

PLEASE TAKE NOTICE that on April 12, 2012, at 10:30 a.m. or as soon thereafter as counsel may be heard, we shall appear before Judge Marvin E. Aspen, or such other judge as may be sitting in his stead, in the courtroom usually occupied by him, in Room 2568 of the U.S. District Court of the Northern District of Illinois, 219 S. Dearborn, Chicago, Illinois, and shall then and there present for hearing Motion Of Gawker Media A/K/A Gawker.Com, Jezebel.Com., Nick Denton, Irin Carmon, And Gaby Darbyshire To Allow Justin David Kaplan To Withdraw As Counsel Of Record, a copy of which is hereby served on you.

Dated: March 19, 2012

Respectfully Submitted,

GAWKER MEDIA A/K/A GAWKER.COM, JEZEBEL.COM, NICK DENTON, IRIN CARMON & GABY DARBYSHIRE,

By: <u>/S/ Daniel Lynch</u> One of their attorneys

Daniel Lynch (ARDC No. 6202499) Lynch & Stern LLP 150 South Wacker Dr., Suite 2600 Chicago, Illinois 60606 312-346-1600 phone / 312-896-5883 fax

CERTIFICATE OF SERVICE

I, Daniel Lynch, an attorney, hereby certify that on March 19, 2012, I caused the foregoing Notice of Motion and the attached Motion Of Gawker Media A/K/A Gawker.Com, Jezebel.Com., Nick Denton, Irin Carmon, And Gaby Darbyshire To Allow Justin David Kaplan To Withdraw As Counsel Of Record to be electronically filed with the Clerk of the Court by using the CM/ECF system, which will send a notice of electronic filing to counsel of record.

By: <u>/S/ Daniel Lynch</u>