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³ *Id.*; see also Doc. 39.

⁴ See id.; see also Doc. 40 at 1.

1 2 UNITED STATES DISTRICT COURT 3 DISTRICT OF NEVADA 4 5 Larry Ford, Case No.: 2:14-cv-00140-JAD-NJK 6 **Plaintiff** 7 **Order Granting Plaintiff's** v. **Motion to Dismiss [Doc. 42]** 8 and Denying Defendant's Central Mortgage Co., Motion to Dismiss [Doc. 6] as Moot 9 Defendant 10 Pro-se plaintiff Larry Ford states that he "do[es] not want to proceed with any thing against 11 [defendant] Central Mortgage Company." I construe Ford's statement as a motion for voluntary 12 dismissal under Federal Rule of Civil Procedure 41(a)(2).² As Ford notes his in statement, his 13 attorney has withdrawn from the case.³ His former counsel also represented to Magistrate Judge 14 Nancy Koppe at the September 3, 2014, hearing that he was unsure the plaintiff wished to proceed.⁴ 15 Good cause appearing, the plaintiff's motion to dismiss [Doc. 42] is GRANTED, and 16 Central Mortgage's pending motion to dismiss [Doc. 6] is **DENIED** as moot. 17 The clerk of court is instructed to **CLOSE** this case. 18 DATED September 11, 2014. 19 20 21 Jennifer A. Dorsey 22 United States District Judge 23 24 ¹ Doc. 42 at 1. 25 ² Doc. 42. The Court also liberally construes all pro-se motions and pleadings. See Bernhardt 26 v. L.A. Cnty., 339 F.3d 920, 925 (9th Cir. 2003).