Case 2	14-cv-00603-JFW-FFM	Document 37	Filed 05/07/14	Page 1 of 2	Page ID #:311	
1	MARTIN D. SINGE	R (BAR NO.	78166) 08071)			
2	MARTIN D. SINGER (BAR NO. 78166) EVAN N. SPIEGEL (BAR NO. 198071) HENRY L. SELF III (BAR NO. 223153) LAVELY & SINGER					
3	I PROFESSIONAL CORPORATION					
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7	Attorneys for Plaintiff Quentin Tarantino					
8	Quentin Tarantino					
9						
10	UNITED STATES DISTRICT COURT					
11	CENTRAL DISTRICT OF CALIFORNIA					
12						
13	QUENTIN TARANT	INO, an) CASE NO	D. 14-CV-603	3-JFW (FFMx)	
14	individual,) [Hon. Joh	n F. Walter]		
15	Plaintiff,			OF VOLU		
16) DISMISS	OF VOLUN	DUT	
17	GAWKER MEDIA, I Gawker Media, a Del corporation,	LLC, a/k/a aware	$\begin{array}{c} \mathbf{PREJUD} \\ \mathbf{F.R.C.P.} \\ \end{array}$	ICE, PURSU , RULE 41(a	UANT TO a)	
18	Defendan	nt.				
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NOTICE is hereby given that, pursuant to Fed.R.Civ.Proc., Rule 41(a),
 plaintiff Quentin Tarantino ("Plaintiff") voluntarily dismisses the above-captioned
 action, in its entirety, without prejudice.

4 This dismissal is made without prejudice, whereby Plaintiff may later advance
5 an action and refile a complaint after further investigations to ascertain and plead the
6 identities of additional infringers resulting from Gawker Media's contributory
7 copyright infringement, by its promotion, aiding and abetting and materially
8 contributing to the dissemination to third-parties of unauthorized copies of Plaintiff's
9 copyrighted work.

10	DATE: May 7, 2014	MARTIN D. SINGER
11	DITL. May 7, 2017	EVAN N SPIEGEL
12		HENRY L. SELF, III LAVELY & SINGER PROFESSIONAL CORPORATION
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14		By: /s/ - Evan N. Spiegel EVAN N. SPIEGEL
15		Attorneys for Plaintiff QUENTIN TARANTINO
16		QUENTIN TARANTINO
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