UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

SUNLUST PICTURES, LLC,)
, ,)
)
Plainti	ff,)
) Civil Action No.
) 8:12-CV-1685-MSS-MAP
V.)
) Monday, May 20, 2013
TUAN NGUYEN,)
)
)
Defenda	<u>nt.</u>)

NOTICE OF DEFENDANT TUAN NGUYEN OF WITHDRAWAL WITH PREJUDICE OF ALL PENDING MOTIONS

Defendant Tuan Nguyen, by and through his undersigned counsel, hereby withdraws with prejudice all pending motions filed by Defendant Nguyen in this matter, specifically including each of the following:

- Motion for Sanctions Against Non-Parties Prenda Law, Inc., Illinois Attorney Paul Duffy, California Attorney Brett Gibbs, Illinois Attorney John Steele. Dkt. 31;
- Motion for Award of Attorneys Fees and Costs Dkt. 35;
- Motion for Sanctions Against Non-Party Attorney John Steele and Request for Order to Show Cause Dkt. 46; and
- Third Motion for Sanctions Against John Steele, First Motion for Sanctions Against Paul Hansmeier, and Second Motion for Sanctions Against Paul Duffy Dkt. 52.

This Notice is intended to encompass including any and all motions seeking sanctions

or attorney's fees against the Plaintiff Sunlust Pictures LLC, and any and all motions seeking

sanctions or attorney's fees against Non-Parties Prenda Law, Inc.; Paul Duffy, Esquire; John

Steele, Esquire; or Paul Hansmeier, Esquire. Defendant Tuan Nguyen has previously

withdrawn his motion for sanctions against Non-Party Brett Gibbs. Dkt. 49.

Accordingly, it is respectfully requested that the Court take no further action on the

motions set forth above and consider all Defendant's motions withdrawn.

There being no other pending motions before this court, the Defendant requests that

this matter is closed and no further action be required of any party.

Monday, May 20, 2013.

Respectfully submitted,

Graham W. Syfert, Esq.,P.A.

By: s/ Graham W. Syfert

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I HEREBY CERTIFY, that a true and correct copy of the foregoing was sent by email this day, to attorneys for the non-parties, kyanes@kmf-law.com, and by e-mail to Paul

Hansmeier, prhansmeier@wefightpiracy.org, prhansmeier@6881forensics.com,

prhansmeier@thefirm.mn, Minneapolis MN this Monday, May 20, 2013.

By: s/ Graham W. Syfert

Graham W. Syfert (39104)

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