	Case. I ov ozzas i i z Bodanome	
1	Brett L. Gibbs, Esq. (SBN 251000)	
2	Steele Hansmeier PLLC. 38 Miller Avenue, #263	
3	Mill Valley, CA 94941 415-325-5900	
4	blgibbs@wefightpiracy.com	
5	Attorney for Plaintiff	
6	IN THE LINITED STATES	DISTRICT COURT FOR THE
7		
8		ICT OF CALIFORNIA
9	SAN JOSI	E DIVISION
10		
11	PINK LOTUS ENTERTAINMENT, LLC, )	No. C-11-02263 HRL
12	Plaintiff, )	NOTICE OF VOLUNTARY DISMISSAL
13	v. )	OF ACTION WITHOUT PREJUDICE AS TO ALL DOE DEFENDANTS
14	DOES 1-46,	EXCEPT DOE DEFENDANT SELF IDENTIFIED AS "YOLANDA P" AND
15	Defendants.	ASSOCIATED WITH THE IP ADDRESS 67.187.241.213
16		
17 18		OF ACTION WITHOUT PREJUDICE AS TO DE DEFENDANT SELF IDENTIFIED AS
19		WITH THE IP ADDRESS 67.187.241.213
20	NOTICE IS HEDERY CIVEN that an	response to Fordered Dudo of Civil Duo on dumo 41(a)(1)
21		rsuant to Federal Rule of Civil Procedure 41(a)(1),
22		t prejudice brought in this action against all Doe
23	Defendants in this case <i>except</i> for the Doe Defe	endant associated with the Internet Protocol ("IP")
24	address 67.181.241.213, and also associated with	th the Movant self identified as "Yolanda P" who
25	filed the Motion of Nonparty to Quash or Vacate	e Supoena (sic) (ECF No. 12) pending in this case.
26	In other words, Plaintiff hereby voluntarily dismisses forty-five Doe Defendants in this matter	
27	without prejudice, which only leaves a single Doe Defendant associated with IP address	
28	67.181.241.213 through his or her infringement a	ctivities using that IP address.

## 

1	In accordance with Federal Rule of Civil Procedure 41(a)(1), the remaining Doe Defendants,
2	other than the Doe Defendant associated with IP address 67.181.241.213 and the Motion referenced
3	above, have neither filed answers to Plaintiff's Complaint, nor a motion for summary judgment.
4	Dismissal the other 45 Doe Defendants under Federal Rule of Civil Procedure 41(a)(1) is therefore
5	appropriate. Inclusive of this dismissal, the other 45 Doe Defendants have hereby been dismissed
6 7	from this action without prejudice.
8	At this point, therefore, for further clarity, this action is now essentially Pink Lotus
9	Entertainment, LLC v. Doe Defendant Associated with IP Address 67.181.241.213. Movant Yolanda
10	P's Motion to Quash, and the Response thereto are still pending before this Court for a decision. A
11	hearing on that Motion to Quash is scheduled for October 11, 2011 at 10:00 a.m. in Courtroom 2 of
12	
13	the San Jose Federal Courthouse. (See ECF No. 18).
14	
15	Respectfully Submitted,
16	
17	STEELE HANSMEIER PLLC,
18	DATED: September 27, 2011
19 20	By: <u>/s/ Brett L. Gibbs, Esq.</u>
21	Brett L. Gibbs, Esq. (SBN 251000) Steele Hansmeier PLLC.
22	38 Miller Avenue, #263 Mill Valley, CA 94941
23	blgibbs@wefightpiracy.com Attorney for Plaintiff
24	
25	
26	
27	
28	2
	NOTICE OF VOLUNTARY DISMISSAL OF ACTION AS TO CERTAIN DEFENDANTS No. C-11-02263 HRL

1	CERTIFICATE OF SERVICE
2	The undersigned hereby certifies that on September 27, 2011, all individuals of record who are
3	deemed to have consented to electronic service are being served a true and correct copy of the
4	foregoing document, and all attachments and related documents, using the Court's ECF system, in compliance with Local Rule 5-6 and General Order 45.
5	
6	/s/ Brett L. Gibbs
7	Brett L. Gibbs, Esq.
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	3
	NOTICE OF VOLUNTARY DISMISSAL OF ACTION AS TO CERTAIN DEFENDANTS No. C-11-02263 HRL