```
Paul Alan Levy, pro hac vice motion pending
    email: plevy@citizen.org
    Public Citizen Litigation Group
 2
    1600 20th Street, N.W.
    Washington, DC 20009
 3
    Telephone: (202) 588-1000
 4
    Phillip R. Malone (CA Bar No. 163969)
    Jef Pearlman (CA Bar No. 254759)
 5
    Stephen Liu (CA Certified Law Student No. 39493)
    email: pmalone@law.stanford.edu
    Director, Juelsgaard Intellectual
     Property and Innovation Clinic
    Stanford Law School
    559 Nathan Abbott Way
    Stanford, California 94305-8610
 9
    Telephone: (650) 725-6369
    Attorneys for Defendant Doe
10
11
                      SUPERIOR COURT OF THE STATE OF CALIFORNIA
12
                             FOR THE COUNTY OF SANTA CLARA
13
    DR. GORDON AUSTIN,
                                                ) No. 2015-1-cy-288372
                                                 Hon. Maureen A. Folan
14
                 Plaintiff,
15
                                                 DEFENDANT'S NOTICE OF
                                                 WITHDRAWAL OF MOTION
           v.
                                                  TO QUASH AND FOR AWARD
16
                                                 OF ATTORNEY FEES
17
    JOHN DOES 1-10,
                                                 DATE:
                                                           February 23, 2016
18
                 Defendants.
                                                  TIME:
                                                           9 AM
                                                 PLACE: Department 8
19
20
    Defendant John Doe withdraws her motion to quash plaintiff's subpoena to Google, and for an
21
    award of attorney fees against plaintiff and his counsel, because the motion is moot. Plaintiff has
22
    withdrawn the subpoena to Google and plaintiff's counsel has transmitted $12,000 in payment of
23
    defendant's attorney fees and expenses incurred on this motion. Plaintiff has also agreed to
24
    dismiss his underlying Georgia lawsuit with prejudice, hence mooting possible claims under
25
    Georgia's anti-SLAPP statute.
26
27
28
```

DEFENDANT'S NOTICE OF WITHDRAWAL OF MOTION TO QUASH

1	/s/ I	Paul Alan Levy
2	2 email:	Alan Levy (DC Bar No. 946400) plevy@citizen.org Citizen Litigation Group
3	3 1600 2	20 th Street, N.W. ngton, D.C. 20009
4	Telepl	none: (202) 588-1000
5		Burge
6	Jef Pe	o R. Malone (CA Bar No. 163969) arlman (CA Bar No. 254759)
7 8	email:	en Liu (CA Certified Law Student No. 39493) pmalone@law.stanford.edu or, Juelsgaard Intellectual
9	Prop	erty and Innovation Clinic ord Law School
10	559 N	athan Abbott Way ord, California 94305-8610
11		none: (650) 725-6369
12	February 15, 2016 Attorn	neys for Defendant Doe
13	13	
14	14	
15	15	
16		
17		
18 19		
20		
21		
22		
23	23	
24	24	
25	25	
26	26	
27	27	
28	28	
	-2-	N. V. O. M. V. O. V. V. O. V.