JOSEPH W. SINGLETON, ESQ. (SBN 209862	2)
LAW OFFICES OF JOSEPH W. SINGLETON	
23035 Ventura Blvd.	
Woodland Hills, CA 91364	
Telephone: (818) 999-1950	
Facsimile: (818) 999-1955 Email: joesingleton.esq@verizon.net	
Attorneys for Plaintiff Kevin Cadogan	
Miorneys for Fiantiff Kevin Caaogan	
RICHARD J. IDELL, ESQ. (SBN 069033)	
ORY SANDEL, ESQ. (SBN 233204)	
DICKENSON PEATMAN & FOGARTY P.C.	
1455 First Street, Suite 301	
Napa, CA 94559	
Telephone: (707) 261-7000	
Facsimile: (707) 255-6876	
Email: ridell@dpf-law.com	
osandel@dpf-law.com	
Attorneys for Defendants Stephan Jenkins,	
individually and doing business as 3EB Publishing, and Third Eye Blind, Inc., a California corporation	
ana Imra Eye Buna, Inc., a Canjornia corpora	uon
UNITED STATES	DISTRICT COURT
NORTHERN DISTR	ICT OF CALIFORNIA
SAN FRANCI	SCO DIVISION
KEVIN CADOGAN, an individual,	CASE NO. 3:18-CV-06342 (JCS)
Plaintiff,	STIPULATION RE: DISMISSAL WITH
,	PREJUDICE;
V.	[PROPOSED] ORDER
STEPHAN JENKINS, an individual; THIRD	
EYE BLIND, INC., a California corporation; 3EB PUBLISHING, an unknown entity; and	(E-filing)
DOES 1-20,	Hon. Joseph Spero, Presiding
Defendants.	
AND RELATED COUNTERCLAIM	
IT IS HERERY STIPLII ATED by and b	between all of the parties to the above action, by

and through their respective attorneys, pursuant to Fed. R. Civ. P., rule 41(a)(1)(A)(ii), that, upon

1	entry of a Court order hereon, the action (including the counterclaim) shall be, and is, hereby		
2	dismissed, in its entirety, with prejudice, each party to bear its own attorneys' fees and costs.		
3	DATED:, 2019	LAW OFFICES OF JOSEPH W. SINGLETON	
4		By: /s/ Joseph Singleton	
5		Joseph W. Singleton	
6		Attorneys for Plaintiff Kevin Cadogan	
7	DATED:, 2019	DICKENSON PEATMAN & FOGARTY P.C.	
8		By: /s/ Richard J. Idell	
9		Richard J. Idell Ory Sandel	
10		Attorneys for Defendants Stephan Jenkins,	
11		individually and doing business as 3EB Publishing, and Third Eye Blind, Inc., a	
12		California corporation	
13			
14	ATTESTATION OF CONCURRENCE		
15	I, Joseph W. Singleton, as the ECF user and filer of this document, attest that, pursuant		
16	to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained		
17	from Richard J. Idell, the above signatory.		
18	DATED:, 2019	LAW OFFICES OF JOSEPH W. SINGLETON	
19		By: /s/ Joseph Singleton	
20		Joseph W. Singleton Attorneys for Plaintiff Kevin Cadogan	
21	[PROPOSED] ORDER		
22			
23	PURSUANT TO THE ABOVE STIPULATION, IT IS HEREBY ORDERED that this		
24	action (including the counterclaim) shall be, and is, hereby dismissed, in its entirety, with		
25	prejudice, each party to bear its own attorneys' fees and costs.		
26	D . 1 August 21 2010	1/6/	
27	Dated: August 21, 2019	How. Joseph Spero	
28		Magistrate Judge of the United States District Cour Northern District of California	