

D-57



SEP 06 2018

JUDGE: \_\_\_\_\_  
By: [Signature], Deputy  
Glorietta Robinson

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES  
Stanley Mosk Courthouse  
111 N. Hill Street  
Los Angeles, CA 90012

Plaintiff: **CHRISTINA GARNER**

Defendant: **SHANA RAYWOOD dba Rebecca Hamilton, et. AL**

**STIPULATION RE SETTLEMENT**

CASE NUMBER:  
**BC 664530**

**BY FAX**

IT IS HEREBY STIPULATED, BY AND BETWEEN THE PARTIES, THAT this matter is deemed settled pursuant to the following terms and conditions:

1. Defendant Raywood shall remit payment of (\$9,800.00) nine thousand eight hundred dollars as full and final settlement of the entire Action, including Cross-Complaint (LASC Case # BC 664530) (the "Settlement Amount").

2. The Settlement Amount shall be paid on or before August 31, 2018 ~~and~~ by check, cashier's check, or wire transfer to Plaintiff's Counsel.

3. Plaintiff will file dismissal with prejudice as to the entire Action and Defendant's shall execute the same upon request thereof.

4. The parties have agreed to the release of a mutual public statement to be released upon receipt of ~~from~~ the Settlement Amount. See attached Statement.

5. The parties agree they will not post ~~any~~ to any social media with respect to this matter upon until ~~after~~ ~~the~~

Terms continue on page 2

the public statement is made per the terms of settlement

09/06/2018

CASE NAME:

CHRISTINA GARNER vs. SHANA RAYWOOD dba Rebecca Hamilton, et al. BC 664530

CASE NUMBER:

- 2. The PLAINTIFF agrees to accept said sum as payment in full of all ~~(his/her/their)~~ claims, known or unknown, arising from the events described in the complaint and/or cross-complaint with the knowledge that ~~(he/she/they)~~ will be barred from proceeding against DEFENDANTS in the future regardless of what might happen.
- 3. Each party will bear its own court costs and attorney fees.
- 4. The parties herein hereby agree to mutual releases of all claims as provided under Civil Code §1542. A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.
- 5. The parties agree that they have reached a full and final settlement of all claims arising from the events described in the complaint and/or cross-complaint. This agreement is binding and it contains the material terms of the agreement between the parties. Pursuant to Evidence Code §1123, the parties acknowledge that this agreement is exempt from the confidentiality provisions of Evidence Code §1152 et seq., and is admissible in evidence to enforce the settlement.
- 6.  The Court may dismiss the entire case without prejudice today: \_\_\_\_\_ OR  The request for dismissal will be filed within 45 days after today: 8-24-18. If the dismissal is not filed within the 45 days and no good cause is shown before the 45 days expire, the Court WILL dismiss the case.
- 7. The parties may state as follows: "The parties will be forthcoming." No other comment or statements shall be made by the parties.

The Court is requested to retain jurisdiction and this settlement may be enforced pursuant to C.C.P. §664.6.

Additional pages attached (number) 31

Date: 8/24/18

Christina Garner  
(TYPE OR PRINT NAME)

Michelle Seanez  
(TYPE OR PRINT NAME)

Shana Raywood  
(TYPE OR PRINT NAME)

Garrett Wait  
(TYPE OR PRINT NAME)

QBW Services, LLC  
(TYPE OR PRINT NAME)

Garrett Wait  
(TYPE OR PRINT NAME)

\_\_\_\_\_  
(TYPE OR PRINT NAME)

\_\_\_\_\_  
(TYPE OR PRINT NAME)

[Signature]  
(SIGNATURE OF PLAINTIFF)

[Signature]  
(SIGNATURE OF ATTORNEY FOR PLAINTIFF)

[Signature]  
(SIGNATURE OF DEFENDANT)

[Signature]  
(SIGNATURE OF ATTORNEY FOR DEFENDANT)

[Signature]  
(SIGNATURE OF Shana Raywood, mgr.)

[Signature]  
(SIGNATURE OF ATTORNEY FOR QBW SERVICES LLC)

\_\_\_\_\_  
(SIGNATURE OF \_\_\_\_\_)

\_\_\_\_\_  
(SIGNATURE OF ATTORNEY FOR \_\_\_\_\_)

STIPULATION RE SETTLEMENT

010067018

## Judge Abraham Khan

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**From:** Michelle Seanez <michelle@seanezlegal.com>  
**Sent:** Friday, August 24, 2018 12:14 PM  
**To:** Judge Abraham Khan  
**Subject:** Settlement Statement

We, Christina Garner and Rebecca Hamilton, (legal name, Shana Raywood) have reached a settlement in our legal dispute.

I, Rebecca Hamilton, retract all of my prior online statements about Christina Garner and will delete them, and I want to make a few things clear. This statement is one that I am making willingly, in order to set the record straight. Christina never pirated nor plagiarized any of my work. She did not conspire with other authors to harm me, and any references I have made regarding bullying and/or fabricating or manipulating evidence are in no way referring to nor directed at Christina. She did not break Amazon's Terms of Service, and I maintain that I did not do so knowingly.

And I, Christina Garner, will delete my funding page as well as any Facebook or Twitter posts referencing Rebecca Hamilton. I initiated this lawsuit to settle the dispute arising from our differing positions regarding the agreements between Rebecca and myself, including all related claims, and to clear my name. Through this settlement, our dispute has been resolved.



We are both grateful to put this behind us and move on to more constructive things and encourage everyone to do the same.

--  
Michelle Seañez  
Seañez Legal  
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Sherman Oaks, CA 91423  
(818) 538-6850

[www.seanezlegal.com](http://www.seanezlegal.com)

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08/24/2018

