	D. 57
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	Space of the Stage
Stanley Mosk Courthouse	County Of Los Angelon
111 N. Hill Street	VED OA maa
Los Angeles, CA 90012	SEP 06 2018
Plaintiff: 3v	the Court Conserve of Court
CHRISTINA GARNER	Glorietta Robinson , Deputy
Defendant: SHANA RAYWOOD dba Rebecca Hamilton, et. Al	100mison
STIPULATION RE SETTLEMENT	CASE NUMBER: BC 664530
IT IS HEREBY STIPULATED, BY AND BETWEEN THE PARTIES, THAT this	BYF
	matter is deemed settled
pursuant to the following terms and conditions:	
1. Defendant languood shall temil payment of (\$98	(a) ∞ / hthe thousand
Eight hundred dollars as Alland final retternet	of the entire
Action including Cross-Complaint (LASC Case #P	
"Schlement Amount").	`
2. The Settlement Amount Shell be paid on or before	1e August 31 2018
and by check, cashier's check, or wire transfer	
Counsel.	10 10(11) 1/13
3. Paintiff will file dismissed with prejudia	as to the entire
Altron and Defendants' shall execute the sa	me unon reguest
March.	
4. The parties have consider the belook in	0 harb 141 - 114
4. The parties have agreed to the release of	a morva ponc
Statement to the released upon realph of poor	the Sefflement
Amount. See attached Statement.	
5. The parties agree they will not post a	han to any Social
media with respect to this matter upon u	
	•
with the second	Henret 10 made per
the terms of	sittlement

STIPULATION RE SETTLEMENT

Page 1 of 3

CASE NAME:					
CHRISTINA	GAMER VS. Shaw, Alntiff agrees to	A RAVWOOL	the Rob 111	CASE NUMBER:	
2. The \$1.	Alati CE	11/2008	our redecca flam	1700, et.Al. B	C 664530
known or L	agrees to nknown, arising from the that (he/she/they/it) will of what might happen.	o accept 2910 20	m as payment in fu	Il of all /his/h- w	
	will bear its own court			,	-
4. The parties	s herein hereby agree to release does not extend t the time of executing to rettlement with the debt	o mutual release	s of all claims as or	ovided under Civi not know or suspe or her must have i	l Code §1542. ct to exist in his or materially affected
	agree that they have renthe complaint and/or a greement between the reement is exempt from in evidence to enforce to				
If the dism	ort may dismiss the enting the enting the state of the st	e nieu within 45 (	orejudice today: days after today: ord no good cause	OR - 24-18. is shown before	the 45 days
7. The Part		s follows: "(	TI A MANAGE	1	
The Count is		_			
The Court is red	uested to retain jurisdic	ction and this set	tlement may be enf	orced pursuant to	C.C.P. 8664 6
Additional pa	iges attached (number)	21			350 1.0.
Date: 8/2	24/18		· _		
Date: 8/2 ON VISTING TYPE OR PRINT NA	garner			M-	
1 Chell Se Type or print Nai	anez =		Vall	TORMAY FOR PLAINTIN	1
MANA RAU	wood		(SIGNATURE OF DEF	allen.	16 b
Ja Weth U	Oxit	···	Aff 11		
RW SCVM TYPE OR PRINT NAM			(SIGNATERE OF C)	ORNEY FOR DEFEND	ant)
TANYAH W	ait (E)	· · .	SIGNATURE OF ATT	ORNEY FOR WBW	Sar Maria
TYPE OR PRINT NAM	IE)		(SIGNATURE OF		
VOE OR DON	······································	•	·	· _	—
YPE OR PRINT NAM	E)		(SIGNATURE OF ATT	ORNEY FOR	
€2. €2.		STIPULATION	RE SETTLEMENT	Γ	Page 2 of 3
:O\$	•		``		

## Judge Abraham Khan

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 13351 Riverside Drive #400 Sherman Oaks, CA 91423 (818) 538-6850

## www.seanezlegal.com

The information contained in this email message is intended only for the personal and confidential use of the recipient(s) named above. This message may be an attorney/client communication and/or work product and as such is privileged and confidential. If the reader of this message is not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, distribution, or copying of this message is strictly prohibited. If you have received this communication in error, please notify us immediately by email, and delete the original message.

1	PROOF OF SERVICE					
2	STATE OF CALIFORNIA )					
3	) ss.  COUNTY OF ORANGE )					
4	I am employed in the County of Orange, State of California. I am over the age of 18 and					
5	not a party to the within action. My business address is 85 Enterprise, Suite 310, Aliso Viejo, CA 92656.					
6	On September 5, 2018, I served the following document(s) described as follows:					
7 8	STIPULATION RE SETTLEMENT					
9	On the following interested parties in this action:					
10	Michelle Seañez, Esq.					
11	Seañez Legal 13351 Riverside Drive, Suite 400 Sherman Oaks, CA 91423 Tel: (818) 538-6850					
12						
13	Fax: (818) 561-3994 Email: michelle@seanezlegal.com					
14	Attorney for Plaintiff					
15	VIA MAIL CCP §1013(a). I caused a true copy of said document(s) to be placed in a					
16	sealed envelope, addressed as above and placed for collection and processing under the firm's ordinary course of business. I am readily familiar with Kushner Carlson's practice of collecting, processing and depositing correspondence for mailing. Under this practice, envelopes would be deposited with the United States Postal Service at Aliso Viejo,					
17						
18 19	California the same day with postage thereon fully prepaid.					
20	I declare under penalty of perjury, under the laws of the State of California that the					
21	foregoing is true and correct.					
22	Executed on September 5, 2018, at Aliso Viejo, California.					
23	Dians Acuna					
24	Diane D. Acuna					
25						
26						

27