UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

VOLTAGE PICTURES, LLC)
Plaintiff,)
v.) CA. 1:10-cv-00873-RMU
DOES 1 – 5,000)
Defendants.)))

CONSENT MOTION TO WITHDRAW MOTION TO QUASH SUBPOENA

[DOC. NO. 21]

The parties hereby move to withdraw the motion to quash the subpoena [Doc. No. 21] as it pertains to Doe Defendant Darcie Dikeman. Good cause exists to withdraw the motion for this one Doe Defendant, as the parties have reached an amicable resolution of this matter.

Date: December 8, 2010 Respectfully submitted,

By /s/ Thomas M. Dunlap (D.C. Bar No. 471319) Thomas Schaufelberger (DC 371934) Nicholas A. Kurtz (D.C. Bar No. 980091) SAUL EWING LLP DUNLAP, GRUBB & WEAVER PLLC 2600 Virginia Ave., NW, Suite 1000 1200 G Street, NW Suite 800 Washington, DC 20037-1922 Telephone: 202-333-8800 Washington, DC 20005 Telephone: 202.316.8558 Fax: 202-337-6065 Facsimile: 202.318.0242 Email: tschaufelberger@saul.com Email: tdunlap@dglegal.com -andnkurtz@dglegal.com Jason G. Shoemaker The Shoemaker Law Firm, PLLC Attorneys for Plaintiff Voltage Pictures, LLC 203 Archway Court, Suite C Lynchburg, VA 24502 Telephone: 434-237-4891 Fax: 434-237-4893 Attorneys for Moving Doe Defendant

Darcie Dikeman