	Case 2:21-cv-02355-KJM-DMC Docume	nt 13 Filed 02/04/22 Page 1 of 1
1 2 3 4 5 6	Samuel C. Williams (SBN 310420) 1263 California Street Redding, CA 96001 Tel: (530) 255-8171 Fax: (530) 255-8027 Email: samuel.crispan.williams@gmail.com Attorney for Plaintiff Dane Wigington dba GeoEngineering Watch	
7	UNITED STATES DISTRICT COURT	
8 9	EASTERN DISTRICT OF CALIFORNIA	
10		
10	DANE WIGINGTON dba	No. 2:21-cv-02355-KJM-DMC
12	GEOENGINEERING WATCH,  Plaintiff,	PLAINTIFF'S NOTICE OF WITHDRAWAL OF MOTION TO
13		REMAND TO STATE COURT
14	v.  DOUGLAS MacMARTIN fka	(Originally set for hearing February 11, 2022, and taken under submission without argument
15	DOUGLAS MacMYNOWSKI et al.,	by Minute Order dated February 3, 2022.)
16	Defendants.	
17		
18	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:	
19	NOTICE IS HEREBY GIVEN that Plaintiff Dane Wigington dba GeoEngineering Watch,	
20	by and through his attorney of record, Samuel C. Williams, hereby requests that the Court allow	
21	Plaintiff to withdraw his motion for an order remanding this case to superior court. Based on the	
22	sworn declarations that Defendant Douglas MacMartin filed after Plaintiff filed this motion,	
23	Plaintiff is satisfied that Defendant's current domicile is in the State of New York and not	
24	California. Plaintiff therefore withdraws his motion to remand.	
25		
26	Dated: February 4, 2022	/s/ Samuel C. Williams
27		Samuel C. Williams Attorney for Plaintiff
28		Dane Wigington dba GeoEngineering Watch
		1 Plaintiff's Withdrawal of Motion