

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

In re: VEHICLE TRACKING AND
SECURITY SYSTEM ('844) PATENT
LITIGATION

MDL No. 11-2249 (DWF/SER)

This Document Relates to:

PJC Logistics, LLC,

Plaintiff,

v. Civil No. 11-2550 (DWF/SER)

AAA Cooper Transportation, Inc.; Allied
Automotive Group, Inc.; Allied Holdings,
Inc.; Armellini Express Lines, Inc.; Arnold
Transportation Services, Inc.; Boyd Bros.
Transportation, Inc.; Bynum Transport;
Cannon Express, Inc.; The Coca-Cola
Company; Comcar Industries, Inc.; Cypress
Truck Lines, Inc.; Eagle Motor Lines, LLC;
Florida Rock and Tank Lines, Inc.; Indian
River Transport Co.; Jackson Trucking
Company, Inc.; Kennesaw Transportation,
Inc.; Landstar System, Inc.; MCI Express,
Inc.; McKenzie Tank Lines, Inc.; Quality
Distribution, Inc.; Ryder System, Inc.; SAIA
Motor Freight Line, LLC; Southern Cal
Transport, Inc.; The Suddath Companies;
Trucks, Inc.; and United Parcel Service, Inc.,

Defendants.

**ORDER FOR DISMISSAL
WITHOUT PREJUDICE OF
DEFENDANT THE COCA-COLA
COMPANY ONLY**

Based upon the Stipulation of Voluntary Dismissal Without Prejudice of The Coca-Cola Company (Civil No. 11-2550 (DWF/SER), Doc. No. [91]¹),

IT IS HEREBY ORDERED that all claims between Plaintiff PJC Logistics, LLC and Defendant The Coca-Cola Company in the above-captioned action are **DISMISSED WITHOUT PREJUDICE** by agreement of the parties pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, with each party being its own costs and attorney fees.

Dated: March 23, 2012

s/Donovan W. Frank
DONOVAN W. FRANK
United States District Judge

¹ Counsel for Plaintiff filed the Stipulation of Voluntary Dismissal Without Prejudice of the Coca-Cola Company in the individual case (Civil No. 11-2550 (DWF/SER), Doc. No. 91). The stipulation should also have been filed in the master case, MDL 11-2249 (DWF/SER).