

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
CIVIL MINUTES—GENERAL

Case No. **CV 10-09821 DMG (VBKx)** Date **March 14, 2011**

Title ***Goldstar Healthcare, LLC, et al. v Roberto Garonzi*** Page **1 of 1**

Present: The Honorable **DOLLY M. GEE, UNITED STATES DISTRICT JUDGE**

VALENCIA VALLERY

Deputy Clerk

NOT REPORTED

Court Reporter

Attorneys Present for Plaintiff(s)
None Present

Attorneys Present for Defendant(s)
None Present

**Proceedings: IN CHAMBERS—ORDER TO SHOW CAUSE WHY DEFENDANTS’
ANSWER SHOULD NOT BE STRICKEN**

On February 23, 2011, the Clerk of Court entered default against individual defendants Robert Garonzi, Mario Rick Garonzi, Gertrude Garonzi, and Ines Yettra, as well as corporate defendant Pacificare of California [Doc. #18]. On March 1, 2011, the defaulting individual defendants (“Defendants”) filed an answer [Doc. #20].

The Court may set aside an entry of default only for “good cause” or pursuant to Federal Rule of Civil Procedure 60(b). Fed. R. Civ. P. 55(c). Accordingly, Defendants are **ORDERED TO SHOW CAUSE** why their answer should not be stricken. Defendants shall file their response on or before **March 28, 2011**.

IT IS SO ORDERED.