UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No.	CV 11-4391-MMM (SP)	Date	September 12, 2011
Title	Ira Bloom v. Harley Lappin, et al.		

Present: The Honorable	Sheri Pym, United States Magistrate Judge			
Kimberly Carter		None Appearing		
Deputy Clerk		Court Reporter / Recorder	Tape No.	
Attorneys Present for Plaintiff(s):		Attorneys Present for Defendant(s):		
None Appe	aring	None Appearing		

Proceedings: (IN CHAMBERS) ORDER TO SHOW CAUSE WHY COMPLAINT SHOULD NOT BE DISMISSED

On July 8, 2011, plaintiff Ira Bloom, a California prisoner proceeding pro se, filed a civil rights complaint pursuant to 42 U.S.C. § 1983. On July 29, 2011, the court sua sponte screened the complaint, and found several deficiencies in the pleading. *See* July 28, 2011 Ord. at 5-9. Accordingly, the court dismissed the complaint without prejudice, but granted plaintiff thirty (30) days leave to amend up to and including August 29, 2011. *Id.* at 9. As of today's date, two weeks later, plaintiff has yet to file a First Amended Complaint.

Accordingly, within **twenty-one** (21) days of the date of this Order, by **October 3**, 2011, plaintiff is **ORDERED TO SHOW CAUSE**, in writing, why this action, or portions thereof, should not be dismissed for failure to prosecute and/or comply with a court order. If plaintiff files his First Amended Complaint on or by **October 3**, 2011, he need not separately respond to this Order to Show Cause. Plaintiff is cautioned that his failure to timely file a response to this Order to Show Cause may be deemed by the court as consent to the dismissal of this action with prejudice.