UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES-GENERAL

Case No. CV <u>14-3660-PLA</u>			Date <u>July 1, 2014</u>
Title: Life Alert Emergency Response, Inc. v. AlertOne Services, LLC			
DECENT. THE HONODADLE DATE LADDA	ADDAMS		U.S. DISTRICT JUDGE
PRESENT: THE HONORABLE <u>PAUL L.</u>	ADKAMS	⊠	MAGISTRATE JUDGE
<u>Christianna Howard</u> Deputy Clerk	N/A Court Reporter / Recorder		N/A Tape No.
ATTORNEYS PRESENT FOR PLAINTIFFS: NONE		ATTORNEYS PRESENT FOR DEFENDANTS: NONE	

PROCEEDINGS: (IN CHAMBERS)

On June 27, 2014, defendant AlertOne Services, LLC filed an Answer and Couterclaim. Neither plaintiff nor defendant has filed a Statement of Consent under the Direct Assignment of Civil Cases to Magistrate Judges Program. Prompt filing of the Statement of Consent would allow the Court to determine whether the matter needs to be reassigned to a District Judge, which in turn would allow the parties to proceed toward a resolution of the action. In any event, it appears that plaintiff may be in violation of Local Rule 73-2.2 in not filing a proof of service of the summons and complaint within 10 days of service.

Accordingly, **no later than July 8, 2014**, plaintiff is ordered to show cause why this action should not be dismissed for failure to follow the Local Rules. Filing of the proof of service by July 8, 2014, shall be deemed compliance with this Order.

IT IS SO ORDERED.

cc: Counsel of Record

Initials of Deputy Clerk ch