

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

CIVIL MINUTES -- GENERAL

Case No. **CV 16-9115-JFW**

Date: January 11, 2017

Title: Theodosios Roussos -v- Howard Enrenberg, et al.

PRESENT:

HONORABLE JOHN F. WALTER, UNITED STATES DISTRICT JUDGE

**Shannon Reilly
Courtroom Deputy**

**None Present
Court Reporter**

ATTORNEYS PRESENT FOR PLAINTIFFS:

None

ATTORNEYS PRESENT FOR DEFENDANTS:

None

PROCEEDINGS (IN CHAMBERS): ORDER TO SHOW CAUSE RE DISMISSAL

In his December 13, 2016 Amended Notice of Related Cases [Docket No. 7], Appellant Theodosios Roussos states that “[the Clerk of the Bankruptcy Court inadvertently entered three appeal on the Compromise Order, which have been numbered and assigned as follows: 2:16-cv-08612-CAS, 2:16-CV-08613-CJC, 2:16-CV-09115-ODW. [Appellant Theodosios] Roussos intends to dismiss the two higher number appeals inadvertently entered.”¹ Amended Notice of Related Cases, 2:17-20.

Accordingly, Appellant Theodosios Roussos is ordered to show cause in writing by **January 18, 2017** why this action should not be dismissed as duplicative of Case No. 2:16-cv-08612-JFW. In lieu of filing a written response to the Order to Show Case, Appellant Theodosios Roussos may dismiss this action.

No oral argument on this matter will be heard unless otherwise ordered by the Court. See Fed. R. Civ. P. 78; Local Rule 7-15. The Order will stand submitted upon the filing of the response to the Order to Show Cause. Failure to respond to the Order to Show Cause will result in the dismissal of this action.

IT IS SO ORDERED.

¹ All of these cases have been transferred to the Honorable John F. Walter.