## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CIVIL MINUTES - GENERAL**

Case No.	CV 17-2493 FMO (AGRx)	Date	July 19, 2017		
Title	Jahangir H. and Shirin L. Makabi v. United States of America				

Present: The Honorable Fernando M. Olguin, United States District Judge					
Vanessa Figueroa		None	None		
Deputy Clerk		Court Reporter / Recorder	Tape No.		
Attorney Present for Plaintiff(s):		Attorney Present for Defendant(s):			
None Prese	ent	None Present			

## Proceedings: (In Chambers) Order to Show Cause re Consolidation of Actions

On March 30, 2017, plaintiffs Isaac E. and Angela Larian filed their Complaint in Larian v. <u>United States of America</u>, Case No. CV 17-2490 (C.D. Cal.). (Dkt. 1, "Larian Complaint"). The Larian Complaint alleges that plaintiffs overpaid taxes in 2004 and 2005. (See id. at p. 1). The Internal Revenue Service ("IRS") denied or has not paid plaintiffs' refund claim for legal expense deductions they sought in connection with their S corporation, MGA Entertainment, Inc. (See id. at ¶¶ 5, 7, 19, 26-27, 29, 35).

Also on March 30, 2017, plaintiffs Jahangir H. and Shirin L. Makabi filed their Complaint in <u>Makabi v. United States of America</u>, Case No. 17-2494 (C.D. Cal.). (Dkt. 1, "<u>Makabi</u> Complaint"). The <u>Makabi</u> Complaint alleges that plaintiffs overpaid taxes in 2004 and 2005. (See id. at p. 1). The IRS denied or has not paid plaintiffs' refund claim for legal expense deductions they sought in connection with their S corporation, MGA Entertainment, Inc. (See id. at ¶¶ 5, 7, 19, 25-26, 27, 33).

"If actions before the court involve a common question of law or fact, the court may . . . consolidate the actions[.]" Fed. R. Civ. P. 42(a)(2). The court "weighs the saving of time and effort consolidation would produce against any inconvenience, delay, or expense that it would cause." <u>Huene v. United States</u>, 743 F.2d 703, 704 (9th Cir. 1984). "A district court generally has 'broad' discretion to consolidate actions[.]" <u>Pierce v. Cnty. of Orange</u>, 526 F.3d 1190, 1203 (9th Cir.), <u>cert. denied</u>, 555 U.S. 1031 (2008). Accordingly, IT IS ORDERED that by no later than **July 27, 2017**, the parties shall file either a stipulation or response, not to exceed five pages, to show cause why the <u>Larian</u> and <u>Makabi</u> actions should not be consolidated.

00 : 00

Initials of Preparer vdr