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

Case No. 2:17-cv-03665-l		RGK-AJW		Date	September 13, 2017	
Title L.A. Gem and Jewelry Design, Inc. v. Sears Holdings Management Corporation et al						
Present: The Honorable R. GARY KLAUSN			IER, UNITED STATES DISTRICT JUDGE			
Sharon L. Williams			N/A			
Deputy Clerk			Court Reporter			
Attorneys Present for Plaintiffs:			Attorneys Present for Defendants:			
None appearing			No	None appearing		

Proceedings: (In Chambers) Order to Show Cause re Dismissal for Lack of Prosecution

Absent a showing of good cause, an action must be dismissed without prejudice if the summons and complaint are not served on a defendant within 90 days after the complaint is filed. Fed.R.Civ.Proc. 4(m). Generally, defendants must answer the complaint within 21 days after service (60 days if the defendant is the United States). Fed.R.Civ.Proc. 12(a)(1).

In the present case, it appears that one or more of these time periods has not been met. Accordingly, the court, on its own motion, orders plaintiff(s) to show cause in writing on or before **September 22, 2017** why this action should not be dismissed for lack of prosecution **as to defendants Daily Diamond Deal LLC and Allen Kakoriev**. Pursuant to Rule 78 of the Federal Rules of Civil Procedure, the court finds that this matter is appropriate for submission without oral argument. The Order To Show Cause will stand submitted upon the filing of plaintiff's response.

If plaintiff/defendant files

- Proof of timely service of summons and complaint on the following defendant(s):
- A <u>timely</u> answer by the following defendant(s): **Daily Diamond Deal LLC and Allen Kakoriev**

-OR-

- Plaintiff's application for entry of default pursuant to Rule 55a of the Federal Rules of Civil Procedure as to defendant(s): **Daily Diamond Deal LLC and Allen Kakoriev**
- Plaintiff's motion for default judgment pursuant to Rule 55b of the Federal Rules of Civil Procedure as to defendant(s):

on or before the date indicated above, the court will consider this a satisfactory response to the Order To Show Cause.