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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	HILDA SOLIS,	Case No.: 1:10-cv-02283 AWI JLT
12	Plaintiff,	ORDER TO SHOW CAUSE WHY THE MATTER SHOULD NOT BE DISMISSED
13	VS.	MATTER SHOOLD NOT BE DISKNISSED
14	TIMOTHY JOHN HARDT, et al.,	
15	Defendants.	
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17	On October 31, 2012, the Court ordered into effect the consent decree entered into	
18	between Plaintiff and Timothy John Hardt. (Doc. 56) On June 28, 2013, the Court ordered into	
19	effect the amended partial consent decree between Plaintiff and Mark Dell Donne and Journey	
20	Electrical Technologies, Inc. 401(k) Plan. (Doc. 58) A satisfaction of this decree was filed on	
21	June 28, 2013. (Doc. 59) Since this time, no further action has been taken in this case by any	
22	party. Therefore the Court <b>ORDERS</b> :	
23	1. No later than May 19, 2014, the parties <b>SHALL</b> show cause in writing why this	
24	matter should not be dismissed;	
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1	Failure to comply with this order may be grounds for the imposition of sanctions on		
2	counsel or the parties who contributed to violation of this order. See Local Rules 110, 160.		
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4	IT IS SO ORDERED.		
5	Dated: May 5, 2014	/s/ Jennifer L. Thurston	
6		UNITED STATES MAGISTRATE JUDGE	
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