•		
2		
3		
4		
5		
6		
7		
8	UNITED STAT	TES DISTRICT COURT
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	WILLIAM RAY JONES SR.,) 1: 12-CV-00633-AWI-JLT
12	Plaintiff,) ORDER TO SHOW CAUSE WHY THIS MATTER
13	v.) SHOULD NOT BE CONSOLIDATED
14	LEHIGH SOUTHWEST CEMENT)
15	COMPANY, INC.,)
16	Defendant.))
17		<u>'</u>
18	Plaintiff is involved in a second action, <u>Jones v. United Steelworkers</u> , Case. No. 1:12-cv-1463-	
19	AWI-JLT, which appears to involve the same events as this matter and seems to involve overlapping	
20	questions of fact. At this time, it is unclear whether the Plaintiffs have different principals in their	
21	corporate structure or there are other reasons that preclude consolidation or relation.	
22	Therefore, the Court ORDERS the parties to show cause in writing, no later than August 2 ,	
23	2013, why the matters should not be consolidated with Jones v. United Steelworkers, Case. No. 1:12-	
24	cv-1463-AWI-JLT, for all purposes, including discovery and trial.	
25		
26	IT IS SO ORDERED.	
27	Dated: July 11, 2013	/s/ Jennifer L. Thurston
28		UNITED STATES MAGISTRATE JUDGE
	I and the second	