| 1 | | |
|----|---|------------------------------------|
| 2 | | |
| 3 | | |
| 4 | | |
| 5 | UNITED STATES DISTRICT COURT | |
| 6 | EASTERN DISTRICT OF CALIFORNIA | |
| 7 | | |
| 8 | OSCAR GUZMAN, | No. 1:15-cv-00159-GEB-SKO |
| 9 | Plaintiff, | |
| 10 | V. | ORDER WITHDRAWING THE COURT'S |
| 11 | GRUMA CORP., CHUCK DAWSON, | ORDER FILED ON MARCH 5, 2015 |
| 12 | and DOES 1 through 20, inclusive, | |
| 13 | Defendants. | |
| 14 | | |
| 15 | I have considered an email communication sent to the | |
| 16 | courtroom deputy clerk yesterday in which Defendants' pro hac | |
| 17 | vice counsel, Tom C. Lenox, states: | |
| 18 | The order dismisses as moot both our previously filed motions to dismiss, one of which was a motion to dismiss, or in the alternative, compel arbitration. This motion would still seemingly be relevant despite the filed FAC because the motion turns on whether there is a valid arbitration agreement, not the pleadings. How should we interpret the order's effect on the motion to compel arbitration? | |
| 19 | | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | |
| 24 | This email concerns | the order filed on March 5, 2015 |
| 25 | (ECF No. 26). The March 5, 2015 Order should not have issued and | |
| 26 | is, therefore, withdrawn. | |
| 27 | Further, the hearing | ng on the dismissal motions filed |
| 20 | February / 2015 (FCF Nos 0 | -10) is rescheduled to commence at |

9:00 a.m. on April 13, 2015. The hearing on the remand motion, (ECF No. 6), is still scheduled on March 16, 2015. Dated: March 6, 2015 Senior United States District Judge