

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

signing and filing a confirmation of appearance within seven (7) days; or (iv) by filing and serving on all parties a substitution of attorneys as provided in (g).

Plaintiff’s notification is not sufficient to allow Mr. Goff to be the attorney of record. The notification does not follow Local Rule 182(a). In particular, Mr. Goff himself has not signed a notice of appearance that binds him.

This Court will welcome Mr. Goff’s appearance once the required notification has been filed or otherwise made in compliance with Local Rul 182(a). But as Mr. Goff has not yet made an appearance in this case, and none of the methods listed above allow a client to make an appearance on his or her attorney’s behalf, Plaintiff’s motion will be denied at this time.

Accordingly, IT IS ORDERED that:

1. Petitioner/Plaintiff’s Motion for Notification for Attorney on Record, Stanley Goff, Esq is DENIED; and
2. The Clerk of Court is directed to serve a copy of this order on Mr. Goff at The Law Office of Stanley Goff, 15 Boardman Place, San Francisco, CA 94103.

IT IS SO ORDERED.

Dated: October 31, 2016

/s/ Eric P. Gray
UNITED STATES MAGISTRATE JUDGE