1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	VICTOR RODAS,	No. 2:11-cv-0209 JAM DAD
12	Plaintiff,	
13	V.	ORDER
14	CREDITORS SPECIALTY SERVICE, INC., et al.,	
15		
16	Defendants.	
17		
18	This matter came before the undersigned on April 18, 2014, for hearing of plaintiff's	
19	motion to show cause. Attorney David M. Marco appeared telephonically on behalf of the	
20	plaintiff and attorney Neil Evans appeared telephonically on behalf of the defendant.	
21	Upon consideration of the arguments on file and at the hearing, and for the reasons set	
22	forth on the record at the hearing, IT IS HEREBY ORDERED that:	
23	1. Plaintiff's March 7, 2014 motion to show cause (Dkt. No. 68) is denied without	
24	prejudice as having been rendered moot by defendant's untimely production of post-judgment	
25	discovery responses;	
26	2. Plaintiff's March 7, 2014 motion to show cause is denied without prejudice to	
27	plaintiff filing a motion to compel further responses based on defendant's inadequate or	
28	/////	
		1

1	incomplete discovery responses, as well as without prejudice to plaintiff filing a motion for	
2	sanctions <sup>1</sup> , brought separately or in conjunction with a motion to compel, based on defendant's	
3	failure to timely produce discovery responses pursuant to the court's January 13, 2014 order (Dkt.	
4	No. 67); and	
5	3. Plaintiff's motion to compel and/or for sanctions may be heard on shortened	
6	time and, if the parties cannot agree to a date for the hearing of plaintiff's motion to compel,	
7	plaintiff may file an ex parte request for an order shortening time.	
8	Dated: April 18, 2014	
9	Dale A. Dright	
10	DALE A. DROZD	
11	UNITED STATES MAGISTRATE JUDGE	
12	DAD:6 Ddad1\orders.civil\rodas0209.oah.041814	
13	Duau (orders.crvn/rouaso209.0aii.041014	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26	$\frac{1}{1}$ Any motion for sanctions filed by plaintiff seeking compensation for attorney's fees should be	
27	supported by a statement identifying the reasonable rate charged by plaintiff's counsel and reasonable number of hours expended in plaintiff's efforts to obtain defendant's compliance with	
28	the court's January 13, 2014 order.	