1	Plaintiff Emir Sehic appeared telephonically on his own behalf. Defendant William Van
2	Anderson appeared telephonically on his own behalf and defendant Mayuka Anderson appeared
3	telephonically on her own behalf.
4	Upon consideration of the parties' arguments on file and at the hearing, and for the
5	reasons set forth in detail on the record, IT IS HEREBY ORDERED that:
6	1. Plaintiff's April 12, 2013 motion to amend (Doc. No. 18) is denied as having
7	been rendered moot by the settlement agreement reached on May 24, 2013;
8	2. Plaintiff's April 23, 2013 motion for a preliminary injunction (Doc. No. 19) is
9	denied as having been rendered moot by the settlement agreement reached on May 24, 2013;
10	3. Plaintiff's May 16, 2013 motion to continue (Doc. No. 22) is denied as moot;
11	4. Plaintiff's June 4, 2013 motion to amend (Doc. No. 26) is denied as improperly
12	brought in light of the settlement agreement reached on May 24, 2013;
13	5. Within fourteen days of the date of this order plaintiff shall file either a copy of
14	the parties' signed settlement agreement and plaintiff's notice of voluntary dismissal pursuant
15	thereto or a motion seeking to withdraw from the parties' settlement agreement that complies
16	with the Federal Rules of Civil Procedure and the Local Rules; and
17	6. Plaintiff is cautioned that failure to comply with this order may result in an
18	order dismissing this action for lack of prosecution.
19	Dated: July 26, 2013
20	Dale A. Dage
21	DALE A. DROZD
22	DAD:6 Ddad1\orders.consent\sehic3030.oah.072613 UNITED STATES MAGISTRATE JUDGE
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plaintiff's filing indicated that the parties may have had a dispute with respect to the terms of the parties' settlement agreement placed on the record on May 24, 2013.