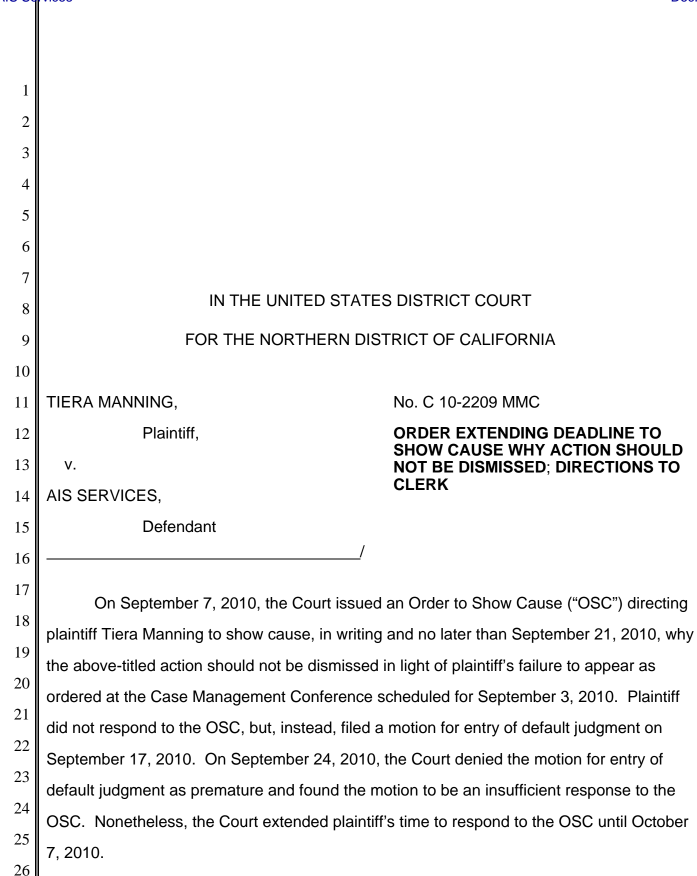
Dockets.Justia.com



The Court has been notified by the Clerk of the Court that service of the above orders was not accomplished at plaintiff's address of record as the mailing was returned by the United States Postal Service as undeliverable. Although plaintiff used a different

United States District Court

For the Northern District of California

27

28

address in her September 17, 2010 motion, she did not file, and, to date, has not filed, a
 Notice of Change of Address.

The Court reminds plaintiff that it is her responsibility to notify the Court and all
opposing parties of any change in address while this action is proceeding. <u>See</u> Civil L. R.
3-11 (noting a party "must promptly file with the Court and serve upon all opposing parties a
Notice of Change of Address specifying the new address").

Nonetheless, the Court will extend plaintiff's time to respond to the OSC. Plaintiff's
response, which must be in the form of a declaration signed under penalty of perjury, shall
be filed no later than December 3, 2010.

The Clerk shall serve this order, as well as copies of the September 7, 2010 Order to
Show Cause and the September 24, 2010 Order Extending Deadline to Show Cause Why
Action Should Not be Dismissed, at the address provided by plaintiff in plaintiff's September
17, 2010 motion for entry of default judgment, specifically: 3100 Lumby Drive, Apt 716,
Decatur, Georgia 30034, and shall substitute said address in place of plaintiff's current
address of record.

IT IS SO ORDERED.

Dated: November 15, 2010

MAXINE M. CHESNEY United States District Judge