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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
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10	TRP ENTERTAINMENT, LLC,,	
11	Plaintiff,	Case No. 2:08-cv-0579-LDG (CWH)
12	V.	<u>ORDER</u>
13	BC ENTERTAINMENT, INC., et al.,	
14	Defendants.	
15		
16	This matter is before the Court on Plaintiff TRP Entertainment, LLC's Motion to	
17	Strike Defendant Barrie Cunningham's Answer to Complaint and for Dispositive Sanctions.	
18	Also before the Court is TRP's <i>Ex Parte</i> (with Notice) Motion to Continue Trial (#107).	
19	TRP orally moved to strike Cunningham's Answer, and for default judgment, at a hearing	
20	held by the Magistrate Judge on an Order to Show Cause. Cunningham neither attended	
21	that hearing nor submitted a written brief, though he had been ordered to address why the	
22	Court should not impose sanctions, including the entry of default, for his failure to appear at	
23	a scheduled settlement conference and his failure to comply with court orders.	
24	The Magistrate Judge issued a Report and Recommendation (#103) in response to	
25	TRP's motion for sanctions. The Magistrate Judge recommends that TRP's motion be	
26	granted, that Cunningham's answer be s	tricken, and that default judgment be entered
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against him. The Magistrate Judge also notified Cunningham that, pursuant to Local Rule
IB 3-2, any objection to the Report and Recommendation must be in writing and must be
filed within fourteen days. Cunningham has not filed a written objection to the Report and
Recommendation.

5 The Court has carefully reviewed the Report and Recommendation, including its 6 detailed account of Cunningham's conduct in failing to submit a confidential settlement 7 conference statement, in failing to attend the scheduled settlement conference, and 8 Cunningham's communications affirmatively stating he would not attend the settlement 9 conference. As a result, the Magistrate Judge entered an Order to Show Cause, requiring 10 Cunningham to both file a written brief regarding his refusal to attend the settlement 11 conference and to attend a hearing on the Show Cause Order. Cunningham neither filed 12 the required written brief nor attended the Show Cause hearing. The Court finds that the 13 Magistrate Judge's report of Cunningham's conduct is accurate, and that the Magistrate 14 Judge's reasoning supporting his recommendation is thorough and correct. Finally, though 15 the Magistrate Judge plainly recommends that Cunningham's Answer be stricken and that 16 default judgment be entered against him, Cunningham has not objected. Accordingly, the 17 Court will adopt the Magistrate Judge's Report and will follow his recommendation to strike 18 Cunningham's Answer and to enter default judgment against him.

19 Trial in this matter has been calendared to commence July 22, 2013. TRP has 20 moved to continue that trial date pending this Court's consideration of the Report and 21 Recommendation. TRP correctly notes that, in light of the Magistrate Judge's 22 recommendation, the need for trial would be obviated if the Court were to adopt the 23 recommendation. Thus, requiring TRP to go forward with trial preparations would result in 24 needless expense if this Court were to ultimately adopt the recommendation. As the Court 25 will adopt the Magistrate Judge's recommendation, TRP's motion to continue trial has been 26 rendered moot.

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Therefore,		
THE COURT ADOPTS the Report and Recommendation (#103) in its entirety.		
THE COURT ORDERS that TRP Entertainment, LLC's Motion to Strike Defendant		
Barrie Cunningham's Answer to Complaint and for Dispositive Sanctions is GRANTED;		
THE COURT FURTHER ORDERS that Defendant Barrie Cunningham's Answer to		
Complaint is STRICKEN;		
THE COURT FURTHER ORDERS that TRP Entertainment, LLC shall prepare for		
he Court a proposed Default Judgment to be entered by the Court against Defendant		
Barrie Cunningham, and shall submit such proposed Default Judgment within fourteen		
lays of this Order.		
THE COURT FURTHER ORDERS that TRP Entertainment, LLC's Ex Parte Motion		
o Continue Trial (#107) is DENIED as moot;		
THE COURT FURTHER ORDERS that the trial set to commence on July 22, 2013,		
s hereby VACATED.		
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DATED this day of July, 2013.		
Lloyd D. George		
United States District Judge		