for attorney's fees and costs related to the motions, after Plaintiffs failed to appear for their

noticed depositions. Several Defendants have joined the motion. Plaintiff has not responded,

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though a response was due in November of 2011. The Court grants the motion.

Fourth, Defendants JPMorgan Chase Bank, N.A. and EMC Mortgage LLC have moved for sanctions due to Plaintiffs' failure to participate in discovery or to comply with the Court's orders, including the failures of Plaintiffs Fran Donovan and Craig Mayer to appear for depositions. Movants note that Plaintiffs have not filed interim status reports or provided disclosures as required by the scheduling order. Movants ask for attorney's fees and costs related to the depositions and the present motion as sanctions and also ask that they be dismissed as defendants. Plaintiff has not responded, though a response was due in November of 2011. The Court grants the motion.

Fifth, Plaintiffs asks the Court to appoint a discovery referee and to extend discovery until February 21, 2012. The Court will not appoint a referee but will extend discovery. Plaintiffs also argue that it was improper for Defendants to notice depositions for all eighty-seven Plaintiffs to appear for depositions in Las Vegas over a seventeen-day period. However, Plaintiffs initiated this massive lawsuit and are subject to being deposed. Depositions of most or all Plaintiffs during the same period is likely the most efficient way to complete all of these depositions. Plaintiffs do not claim to have obtained protective orders before failing to appear at noticed depositions. America's Servicing Co.'s motion to extend discovery to February 21, 2012 is likewise granted.

Sixth, Plaintiffs' counsel notes that thirty-four (34) of the eighty-seven (87) Plaintiffs have refused to pay fees due him, and eleven (11) of these have ceased communicating with him at all. He asks to withdraw as attorney for all thirty-four. Counsel has since withdrawn the motion as to three of the thirty-four Plaintiffs. The Court grants this request.

Seventh, Defendant America's Servicing Co. has asked the Court to compel depositions. For reasons already given, the Court grants the motion.

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1 **CONCLUSION** 2 IT IS HEREBY ORDERED that the Motion to Expedite Ruling (ECF No. 716) is 3 DENIED as moot. 4 IT IS FURTHER ORDERED that the Motions to Compel (ECF Nos. 733, 747) are GRANTED. 5 6 IT IS FURTHER ORDERED that the Motion for Sanctions (ECF No. 755) is 7 GRANTED. 8 IT IS FURTHER ORDERED that the Motion to Appoint Special Master (ECF No. 773) is GRANTED in part and DENIED in part. The Court will not appoint a special master but will 10 extend discovery until February 21, 2012. 11 IT IS FURTHER ORDERED that the Motion to Extend Discovery (ECF No. 779) is 12 GRANTED. Plaintiffs will comply with Defendants' deposition requests on or before that date. 13 IT IS FURTHER ORDERED that the Motion to Withdraw (ECF No. 784) is GRANTED 14 in part. Attorney Allen Hymen is withdrawn as counsel of record for the following thirty-one 15 Plaintiffs: Sergio Cabanas; Stephanie Cabanas; Jamie L. Castagna; Charles Corsentino; Cindy K. 16 Corsentino; Ryan Daw; Chad Epeneter; Kevin D. Forbes; Stacey T. Forbes; Leo Gillespie; 17 David Goettge; Lisa Hatton; Alan Jackson; Patricia Jackson; Henry Jennings; Heather Jennings; 18 Craig Korotko; Christine Korotko; Thomas Marr; Gale Marr; Gaurana Nanavati; Daniel A. Nell; 19 Kelly S. Nell; Matthew Phillips; Mirjam Phillips; Dani M. Potter; Mark Richards; Gary 20 Rickling; Elizabeth A. Rickling; Drew Secaffico; and Sharon H. Stola. 21 IT IS FURTHER ORDERED that the Emergency Motion to Compel Depositions (ECF 22 No. 809) is GRANTED. 23 IT IS SO ORDERED. 24 Dated this 5th day of January 2012. 25 ROBERT C. JONES

United States District Judge