

James C. Mahan U.S. District Judge

1	Pursuant to Federal Rule of Civil Procedure 15(a), leave to amend "shall be freely given
2	when justice so requires." Absent a showing of an "apparent reason" such as undue delay, bad faith,
3	dilatory motive, prejudice to the defendants, futility of the amendments, or repeated failure to cure
4	deficiencies in the complaint by prior amendment, it is an abuse of discretion for a district court to
5	refuse to grant leave to amend a complaint. Moore v. Kayport Package Express, Inc., 885 F.2d 531,
6	538 (9th Cir. 1989). A scheduling order "may be modified only for good cause and with the judge's
7	consent." FED. R. CIV. P. 16(b)(4); see also Johnson v. Mammoth Recreations, Inc., 975 F.2d 604,
8	607-08 (9th Cir. 1992).
9	The court finds that there is good cause to amend the complaint. FED. R. CIV. P. 16(b)(4).
10	The amended complaint will clarify and narrow the issues in this action. Further, the court finds that
11	there is no apparent reason to deny plaintiff's motion for leave to file a second amended complaint.
12	FED. R. CIV. P. 15(a).
13	Good cause appearing,
14	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiff Michael J.
15	Ghiorzi's motion for leave to file a second amended complaint (doc. #114) be, and the same hereby
16	is, GRANTED. Plaintiff shall file the second amended complaint with the court on or before April
17	27, 2012.
18	IT IS FURTHER ORDERED that defendant Pentair Water Pool and Spa, Inc.'s motion for
19	summary judgment (doc. #88) be, and the same hereby is, DENIED as moot, without prejudice.
20	IT IS FURTHER ORDERED that defendant Pentair Water Pool and Spa, Inc.'s motion to
21	strike portions of plaintiff's response to defendant's summary judgment motion (doc. #108) be, and
22	the same hereby is, DENIED as moot.
23	DATED April 24, 2012.
24	
25	UNITED STATES DISTRICT JUDGE
26	Contras bisticer veb de
27	
28	
an 1dge	- 2 -

James C. Mahan U.S. District Judge