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6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	Ellery J. Pettit,		
9	Plaintiff	Case No.: 2-11-cv-00149-JAD-GWF	
10	VS.	Order Regarding Plaintiff's	
11		"Objections" to Order Dismissing Case	
12	Federal National Mortgage Association; Mortgage Electronic Registration Systems, Inc.; Seterus, Inc.,		
13	Defendants		
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15	This action arises out of pro se Plaintiff Ellery J. Pettit's default on his condominium		
16	mortgage. After Mr. Pettit disavowed any intention to state a wrongful foreclosure claim, and the		
17	amendment of his complaint failed to yield a ripe and cognizable claim for relief, the Court		
18	dismissed his declaratory relief action. Doc. 68. A Clerk's Judgment in favor of the Defendants was		
19	entered the following day. Doc. 69. Twenty-seven days later, Mr. Pettit filed a document entitled		
20	"Plaintiff's Objections to Orders and Judgment—FRCP 46" and a notice of appeal. Docs. 72, 73.		
21	Defendants ask the Court to strike Mr. Pettit's objections, Doc. 76, and Mr. Pettit has asked		
22	for an enlargement of time to oppose that motion. Doc. 78. The Ninth Circuit Court of Appeals		
23	apparently construes Mr. Pettit's objection as a tolling motion under Rule 4(a)(4) of the Federal		
24	Rules of Appellate Procedure. See Doc. 75. This Court is of the opinion that the most fair and		
25	judicially economical way to handle this "objection" by this pro se plaintiff and handle the		
26	Defendants' motion to strike it is to liberally construe the objection as a timely ¹ motion to alter or		
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28	¹ The motion was filed on the 27th day following the entry of the judgment. <i>See</i> Doc. 72; Fed. R. Civ. Proc. 59(e); Fed. R. App. Proc. $4(a)(4)(A)(iv)$.		

1	amend the judgment under Rule 59(e) of the Federal Rules of Civil Procedure, see Bernhardt v. Los	
2	Angeles Cnty., 339 F.3d 920, 925 (9th Cir. 2003) (acknowledging that courts must construe pro se	
3	motions and pleadings liberally), and permit the Defendants to respond to the motion on its merits.	
4	Accordingly, with good cause appearing:	
5	IT IS HEREBY ORDERED that Mr. Pettit's Objection [#72] shall be construed as a Rule	
6	59(e) motion to alter or amend the judgment;	
7	IT IS FURTHER ORDERED that Defendants' Motion to Strike the Objection [#76] is	
8	DENIED ; instead, Defendants shall have 15 days from the date of this order within with to file any	
9	response to the Rule 59(e) motion; Mr. Pettit shall then have 7 days thereafter to file any reply brief	
10	in support of his Rule 59(e) motion. The parties are cautioned that any such brief must comply with	
11	Local Rule 7-2 and 7-4.	
12	IT IS FURTHER ORDERED that Mr. Pettit's Motion to Extend Time to oppose the	
13	Defendants' Motion to Strike [#78] is DENIED as moot (because the motion to strike is herein	
14	denied).	
15	5 DATED April 14, 2014.	
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