but a 'way for a district judge to think about what to do.'" Allen, 460 F.3d at 1226 (citing Valley Eng'rs Inc., v. Elec. Eng'g Co., 158 F.3d 1051, 1057 (9th Cir. 1998)).

In considering these factors, the court finds that a final admonishment to plaintiff is in order before the court acts on plaintiff's failure to comply with the court's orders. The interests of expediting the litigation and the court's management of its docket demands that the plaintiff file a report on the status of the case, including any efforts between the parties to conduct discovery, or actions anticipated by plaintiff from the court, to advance this litigation. Failure to file the report will result in dismissal of the action and be considered by the court as a consent by plaintiff to such. Accordingly,

THE COURT HEREBY ORDERS that plaintiff shall have fifteen (15) days from the date of the entry of this order in which to file the above-described status report.

DATED this day of February, 2013.

Lloyd D. George United States District Judge