	Doc.
DISTRICT O	F NEVADA
,	
Plaintiff.	Case No. 2:11-cv-01501-KJD-PAL
	<u>ORDER</u>
Defendants.	
quires, unless otherwisensel for private parties by Fed. R. Civ. P. 7.1 ancluding parent corport. 1-1(b) further states the case, a statement to the leasupplemental certificantiff has failed to combinitiff shall file her Certificantiff shall file her Certificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantificantif	is matter was filed October 17, 2011. No Answer e ordered, that in all cases (except habeas corpus shall, upon entering a case, identify in the all persons, associations of persons, firms, ations) which have a direct, pecuniary interest in the at if there are no known interested parties, other at effect must be filed. Additionally, LR 7.1-1(c) fication upon any change in the information that aply. Accordingly, ifficate as to Interested Parties, which fully wember 15, 2011. Failure to comply may result in
	me court on Plaintiff's farmplaint (Dkt. #3) in this quires, unless otherwise unsel for private parties by Fed. R. Civ. P. 7.1 and including parent corporate. 1-1(b) further states the case, a statement to that le a supplemental certificantiff has failed to combinitiff shall file her Cert