Wilson v. Cruz et al

Doc. 199

1	KAREN J. WILSON, individually and as Independent Administrator of the ESTATE of
2	LARRY A. WILSON, a deceased person,
3	Plaintiffs,
4	v.
5	JESSE R. CRUZ, individually and as Agent of
6	CLEM-TRANS, INC., a foreign corporation; JOSE CASTRO; CLEM-TRANS, INC., a
7	ENTERPRISES, INC., a Nevada corporation;
8	foreign corporation, U.S. EXPRESS ENTERPRISES, INC., a Nevada corporation; A.P. EXPRESS, L.L.C., a foreign limited liability company; A.P. EXPRESS WORLDWIDE, L.L.C., a foreign limited
9	Hability company, DOES INDIVIDUALS I-A
10	and ROES CORPORATIONS, LIMITED LIABILITY COMPANIES, and OTHER CORPORATE ENTITIES XI-XX, inclusive;
11	Defendants.
12	Defendants.
13	JESSE CRUZ, an individual; MARIA CRUZ,
14	an individual; GEOVANY MARTINEZ, an individual;
15	Plaintiffs,
16	v.
17	WABASH NATIONAL CORPORATION;
18	DOES I through XX, INCLUSIVE; and ROE BUSINESS ENTITIES I through XX;
19	Defendants.

It has come to the court's attention that the motion to intervene (#37), the motion to dismiss (#40), and the motion to compel and for discovery sanctions (#44) in Case No. 2:12-cv-1627-LDG-VCF have not been filed in Case No. 11-cv-0342-LDG-VCF (base file) in accordance with the consolidation order (#24). Therefore,

THE COURT HEREBY ORDERS that within twenty days of the filing of this order the above-identified motions and related briefs of the parties shall be re-filed in the base file. If any other party wishes to respond to said filings, they should so move the court.

Dated this 2 day of September, 2014.

Lloyd D. George United States District Judge