

James C. Mahan U.S. District Judge

than 21 days had elapsed without a response. (Doc. #29, 2:1-7). 1

2 II. Legal Standard

"When a party against whom a judgment for affirmative relief is sought has failed to plead 3 4 or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the 5 party's default." FED. R. CIV. P. 55(a). A motion is not necessary.

However, in order to show that clerk's default is appropriate, proof of service by publication 6 7 is required and must comply with Nev.R.Civ.P. 4(g)(3)-(4).² See FED.R.CIV.P. 4(h)(1)(a); (see doc. 8 #18, 3:2-27).

9 III. Discussion

10 Here, plaintiff is asking for entry of clerk's default. However, its proof of service by 11 publication is insufficient. See NEV.R.CIV.P. 4(g)(3). The aforementioned affidavit from the 12 plaintiff's attorney is not adequate. (Doc. #29).³ Provided that plaintiff has failed to provide proper proof of service and the deadline to do so has expired, defendant Alliance/Penta is dismissed under 13 Fed. R. Civ. P. 4.⁴ 14

15 IV. Conclusion

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Accordingly,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiff's motion for entry 17 18 of clerk's default (doc. #29) be, and the same hereby is, DENIED.

- 23 ² Rules 4(g)(3)-(4) of the NRCP require that: "(3) In case of publication, the affidavit of the publisher, foreman or principal clerk, or other employee having knowledge thereof, showing the same, and an affidavit of a deposit of a copy 24 of the summons in the post office, if the same shall have been deposited; or, (4) The written admission of the defendant."
- 25 ³ Rather, an "affidavit of the publisher, foreman or principal clerk, or other employee having knowledge thereof, showing the same," was required. NEV.R.CIV.P. 4(g)(3). 26
- ⁴ Federal Rule of Civil Procedure 4(m) requires that, "[i]f a defendant is not served within 120 days after the 27 complaint is filed, the court-on motion or on its own after notice to the plaintiff- must dismiss the action without prejudice against that defendant or order that service be made within a specified time." 28

1	IT IS FURTHER ORDERED that the above-captioned case be, and the same hereby is,
2	DISMISSED without prejudice as to defendant Alliance/Penta.
3	DATED February 7, 2013.
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5	UNITED STATES DISTRICT JUDGE
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