



1       **II. ANALYSIS**

2           The broad, underlying purpose of the Federal Rules of Civil Procedure is to “secure the just,  
3 speedy, and inexpensive determination of every action and proceeding.” Fed. R. Civ. P. 1. The  
4 rules provide several mechanisms that allow courts to accomplish this goal through the use of  
5 sanctions against parties that fail to comply with court orders or that unnecessarily multiply  
6 proceedings. Federal Rule of Civil Procedure 16 is the central pretrial rule that authorizes courts to  
7 manage their cases “so that disposition is expedited, wasteful pretrial activities are discouraged, the  
8 quality of the trial is improved, and settlement is facilitated.” *In re Phenylpropanolamine Prods.*  
9 *Liab. Litig.*, 460 F.3d 1217, 1227 (9th Cir. 2006). Specifically, Rule 16(f) “puts teeth into these  
10 objectives by permitting the judge to make such orders as are just for a party’s failure to obey a  
11 scheduling or pretrial order, including dismissal.” *Id.* Rule 16(f) provides in relevant part that “[o]n  
12 motion or on its own, the court may issue any just orders, including those authorized by Rule  
13 37(b)(2)(A)(ii)-(vii), if a party or its attorney . . . fails to appear at a scheduling or other pretrial  
14 conference . . . or fails to obey a scheduling order or other pretrial order.” Fed. R. Civ. P. 16(f)(1).

15           Potential sanctions under Rule 37(b)(2)(A) include striking pleadings and dismissing an  
16 action. Fed. R. Civ. P. 37(b)(2)(A)(iii), (v). “Courts are to weigh five factors in deciding whether  
17 to dismiss a case for failure to comply with a court order: (1) the public’s interest in expeditious  
18 resolution of litigation; (2) the court’s need to manage its docket; (3) the risk of prejudice to the  
19 defendants; (4) the public policy favoring disposition of cases on their merits; and (5) the  
20 availability of less drastic sanctions.” *In re Phenylpropanolamine*, 460 F.3d at 1226. It is within  
21 the court’s discretion whether to impose dismissal sanctions. *Id.*

22           Here, the first two factors, the public’s interest in expeditiously resolving this litigation and  
23 the court’s interest in managing its docket, weigh in favor of terminating sanctions. Mr. Dollar has  
24 disengaged from participation in this case, as demonstrated by his failure to comply with the court’s  
25 orders requiring him to file summons and USM-285 forms and his failure to respond to the court’s  
26 order to show cause. Mr. Dollar’s repeated failures to comply with the court’s orders are  
27 inconsistent with Rule 1’s directive to “secure a just, speedy, and inexpensive” determination of  
28 this action. Mr. Dollar’s failures to comply with the court’s orders also have interfered with the

1 court's management of its docket, multiplied these proceedings, and have squandered the court's  
2 resources.

3 The third factor and fourth factors, risk of prejudice to the other parties and the public  
4 policy favoring disposition of cases on their merits, also weigh in favor of terminating sanctions.  
5 Given that Mr. Dollar is responsible for moving this case forward, his failure to do so has caused  
6 delay and is prejudicial to the defendants, who are entitled to conduct discovery, proceed to trial,  
7 and obtain a rightful decision in this case. Finally, sanctions less drastic than terminating sanctions  
8 are unavailable because Mr. Dollar has failed to comply with multiple court orders. Given Mr.  
9 Dollar's failure to comply with past orders, the court has no reason to believe he would comply  
10 with future orders. Mr. Dollar was warned that failure to comply with the court's order to show  
11 cause would result in a recommendation that dismissal sanctions be entered against him.

12 Given that these factors all weigh in favor of terminating sanctions, the court will  
13 recommend that Mr. Dollar's complaint be stricken and that his case be dismissed as a sanction for  
14 his failure to comply with the court's orders.

15 **III. RECOMMENDATION**

16 IT IS THEREFORE RECOMMENDED that Plaintiff George Dollar's Complaint (ECF No.  
17 3) be STRICKEN and that his case be dismissed with prejudice.

18 **IV. NOTICE**

19 This report and recommendation is submitted to the United States district judge assigned to  
20 this case under 28 U.S.C. § 636(b)(1). A party who objects to this report and recommendation may  
21 file a written objection supported by points and authorities within fourteen days of being served  
22 with this report and recommendation. Local Rule IB 3-2(a). Failure to file a timely objection may  
23 waive the right to appeal the district court's order. *Martinez v. Ylst*, 951 F.2d 1153, 1157 (9th Cir.  
24 1991).

25 DATED: August 23, 2017

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C.W. Hoffman, Jr.  
United States Magistrate Judge