

18 Joinder (ECF No. 144) as local counsel.

19 The motion was filed an emergency motion because the parties "need to know immediately 20 whether counsel for defendants will be permitted to withdraw" as any delay will reduce the time 21 for the parties to meet concerning existing court-imposed deadlines. Additionally, counsel 22 represents that the attorney-client relationship has irreparably broken down and continued 23 representation would impose an unreasonable financial burden. Counsel has not been paid for 24 substantial work performed. Defense counsel has had great difficulty in communicating with his 25 client, the client has failed to cooperate with him, and has failed to pay costs and fees. John 26 Lauritzen and Karra Porter of Christensen & Jensen, and local counsel Gregory A. Miles therefore 27 seek leave to withdraw as counsel of record.

1	A Discovery Plan and Scheduling Order (ECF No. 121) was entered August 2, 2018, which		
2	stablished a March 15, 2019 discovery cutoff.		
3	The court will grant the motion to withdraw but require the corporate defendants to retain		
4	substitute counsel. A corporation cannot appear except through counsel. See Rowland v.		
5	California Men's Colony, 506 U.S. 194, 201–02 (1993); Reading Int'l, Inc. v. Malulani Grp., Ltd.,		
6	814 F.3d 1046, 1053 (9th Cir. 2016). The Ninth Circuit has held that default judgment is an		
7	appropriate sanction for a corporation's failure to retain counsel for the duration of the litigation.		
8	United States v. High Country Broadcasting, 3 F.3d 1244, 1245 (9th Cir. 1993).		
9	Having reviewed and considered the matter, and for good cause shown,		
10	IT IS ORDERED:		
11	1.	John Lauritzen and Karra Porter of Christensen & Jenson and local counsel Gregory	
12		A. Miles' Motion to Withdraw (ECF No. 142) is GRANTED.	
13	2.	Defendants Jonathan P. Hanley and Sandra X. Hanley shall have until December	
14		20, 2018 in which to retain substitute counsel who shall make an appearance in	
15		accordance with the requirements of the Local Rules of Practice, or shall file a	
16		notice with the court that he will be appearing in this matter pro se., that is,	
17		representing themselves.	
18	3.	Defendant Jonathan P. Hanley and Sandra X. Hanley's failure to timely comply	
19		with this order by either obtaining substitute counsel or filing a notice that they will	
20		be appearing in this matter pro se may result in the imposition of sanctions, which	
21		may include a recommendation to the District Judge of default judgment.	
22	3.	As defendants Consumer Defense, LLC, Preferred Law, PLLC, American Home	
23		Loan Counselors, Consumer Defense Group, LLC, American Home Loans, LLC,	
24		AM Property Management, LLC, FMG Partners, LLC, Brown Legal, Inc., and	
25		Zinly, LLC are corporations and must have counsel, they shall have until	
26		December 20, 2018 in which to retain substitute counsel who shall make an	
27		appearance in accordance with the requirements of the Local Rules of Practice.	
28			
		2	

1	4.	Defendants Consumer Defense, LLC, Preferred Law, PLLC, American Home Loan
2		Counselors, Consumer Defense Group, LLC, American Home Loans, LLC, AM
3		Property Management, LLC, FMG Partners, LLC, Brown Legal, Inc., and Zinly,
4		LLC's failure to timely comply with this order by obtaining substitute counsel may
5		result in the imposition of sanctions, which may include a recommendation to the
6		District Judge of default judgment.
7	5.	The Clerk of the Court shall serve the defendants with a copy of this order at their
8		last known addresses:
9		Consumer Defense, LLC
10		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
11		Preferred Law, PLLC
12		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
13		American Home Loan Counselors
14		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
15		Consumer Defense Group, LLC
16		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
17		American Home Loans, LLC
18		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
19		AM Property Management, LLC c/o 655 West Broadway, Ste 1600
20		San Diego, CA 92101
21		FMG Partners c/o 655 West Broadway, Ste 1600
22		San Diego, CA 92101
23		Brown Legal, Inc.
24		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
25		Zinly, LLC
26		c/o 655 West Broadway, Ste 1600 San Diego, CA 92101
27		Jonathan P. Hanley
28		9144 Maison Drive Sandy, UT 84093
		3
I	I	

1	Sandra X. Hanley	
2	Sandra X. Hanley 9144 Maison Drive Sandy, UT 84093	
3	DATED this 20th day of November 2018.	
4		Fign a. Jeen
5		PEGGY ALLEEN UNITED STATES MAGISTRATE JUDGE
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	4	