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4	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA
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	FRANK STOFFELS and KAREN STOFFELS,) 3:08-CV-00468-ECR-GWF
8	Plaintiffs,) <u>Order</u>)
9	VS.)
10	DLJ MORTGAGE CAPITAL INC.; SELECT) PORTFOLIO SERVICING, INC.;)
11	SIGNATURE GROUP HOLDINGS p/k/a) FREMONT REORGANIZING CORP. p/k/a)
12	FREMONT INVESTMENT AND LOAN BREA) CALIFORNIA; MORTGAGE ELECTRONIC)
13	REGISTRATION SYSTEMS, INC.; SLM) CORPORATION a/k/a SALLIE MAE; and)
14	DOES I through X,)
15	Defendants.)
16)
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18	On February 29, 2012, we ordered (#232) the parties to file their
19	proposed pretrial orders within fourteen (14) days, alternatively permitting
20	Defendants to dismiss the remaining counterclaim for equitable subrogation
21	which would close the case.
22	The parties have failed to comply with the order ($\#232$) in any respect.
23	This is the second time they have failed to file their respective proposed
24	pretrial orders.
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26	IT IS, THEREFORE, HEREBY ORDERED that the parties shall have
27	seven (7) additional days within which to comply with the order
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1	(#232). If they fail to do so a third time, the action will be
2	dismissed without prejudice.
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6	DATED: March 16, 2012.
7	Edward C. Keed.
8	UNITED STATES DISTRICT JUDGE
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