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CLERK US DISTRICT COURT DISTRICT OF NEVADA

BY: \_\_\_\_\_\_DEPUTY

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ANTHONY LEWIS,	
Plaintiff,	3:10-CV-0083-RCJ (VPC)
vs.	MINUTES OF THE COURT
J. ALLEN et al.,	Date: October 13, 2011
Defendants/	
PRESENT: THE HONORABLE <u>VALERIE P. COOKE</u> , UNITED STATES MAGISTRATE JUDGE	
DEPUTY CLERK: LISA MANN	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF: NONE APPEARING	
COUNSEL FOR DEFENDANTS: NONE APPEARING	
MINUTE ORDER IN CHAMBERS: XXX	

Defendants' motion for stay of plaintiff's motion for summary judgment or cross-motion for summary judgment (#98) is **GRANTED**. Defendants may file a response to plaintiff's motions thirty (30) days following the court's ruling on defendants' partial motion to dismiss.

Defendants' motion for a protective order limiting plaintiff's filings or other relief (#99) is **DENIED without prejudice.** An order imposing a pre-filing restriction is an extreme remedy that should be approached with particular caution. *DeLong v. Hennessy*, 912 F.2d 1144 (9th Cir. 1990). If defendants choose, they may re-file a motion with points and authorities containing an adequate record for review by listing the case filings and specific motions that support its order,

PC Lewis v. Allen et

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and evidence to support a substantive finding of the frivolousness or harassing nature of plaintiff's filings. *Id.* at 1147.

IT IS SO ORDERED.

LANCE S. WILSON, CLERK

By: /s/
Deputy Clerk