

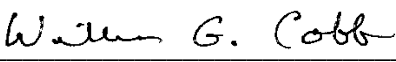
1 The prior writ of execution contained the correct judgment amount of \$2,037,586.00.
2 (ECF No. 71 at 1.) It also indicated that defendant Metal Recovery Solutions, Inc. had paid and
3 partially satisfied the judgment in the amount of \$146,030, plus interest on that amount;
4 therefore, \$1,891,556.00 of the judgment, plus prejudgment interest accruing from September
5 13, 2017 remained to be paid. (*Id.* at 2.) The document then set forth the accrued interest, at the
6 rate provided under Nevada law instead of federal law. (*Id.*)

7 In the newly submitted motion for writ of execution, the amount of the judgment is
8 incorrect. The new document also appears to fail to account for the \$146,030 payment noted in
9 the prior writ. In addition, the document reflects the correct interest rate, but the calculations for
10 interest per day appear to be incorrect. Finally, counsel has not re-filed his request for writ of
11 garnishment. There is no form provided by the clerk, so Plaintiff will need to re-submit that
12 request *utilizing the proper interest rate.*

13 The motion for writ of execution (ECF No. 86) is **DENIED WITHOUT PREJUDICE.**
14 Plaintiff shall **FILE** a new writ of execution (on the court's form) as well as a new writ of
15 garnishment, correcting the deficiencies noted above as to both within **10 days** of the date of this
16 Order.

17 **IT IS SO ORDERED.**

18 Dated: March 4, 2020

19 
20 _____
21 William G. Cobb
22 United States Magistrate Judge
23