1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 RUSSELL BRANDT, Case No. C17-703RSM 10 11 Plaintiff, ORDER TO SHOW CAUSE RE: BANKRUPTCY STAY 12 v. 13 COLUMBIA CREDIT SERVICES, INC., a 14 Delaware Corporation, WALES & WOEHLER, INC., P.S., a Washington 15 Corporation, JASON L.WOEHLER, WSBA Number 27658, and SACOR FINANCIAL, 16 INC., a California Corporation, 17 Defendants. 18 Trial was set to begin in this matter today, June 11, 2018. At 3:26 P.M. on June 8, 19 20 2018, the Court received an email from James Dickmeyer, counsel for Defendant Jason 21 Woehler, stating that Mr. Woehler had just filed for Chapter 13 bankruptcy in the Western 22 District of Washington. Mr. Dickmeyer attached a copy of the Notice of Bankruptcy Case 23 Filing, indicating that the filing had occurred nine minutes earlier, at 3:17 P.M. The Court 24 25 subsequently called off the trial so as to avoid inconveniencing potential jurors and the parties. 26 The Court has received no other communications from the parties.

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Given all of the above, the Court hereby ORDERS that the parties SHOW CAUSE no later than noon on Wednesday, June 13, 2018, why the instant action should not be stayed as a result of the filing of Defendant Woehler's bankruptcy. The Court further requests the parties explain how a stay would affect claims against Defendant Wales and Woehler, Inc., P.S.

Local Civil Rule 89 requires a party who has filed for bankruptcy to notify the Court by filing a Notice of Bankruptcy Filing within three days. Defendant Woehler must still comply with this Local Rule in addition to responding to this Order to Show Cause.

DATED this 11 day of June, 2018.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE