1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA 10 NO. 2:20-CV-02436-KJM-CKD PS PAUL JOHN HANSEN, ET AL., 11 ORDER SETTING STATUS CONFERENCE 12 Plaintiff(s), 13 v. ROBIN P. ARKLEY, ET AL., 14 15 Defendant(s). 16 17 This action has been assigned to District Judge Kimberly J. Mueller and Magistrate Judge 18 Carolyn K. Delaney. 19 Pursuant to the provisions of Federal Rule of Civil Procedure 16 and Local Rule 240, IT IS HEREBY ORDERED that: 20 21 1. The Clerk of the Court is directed to issue and send plaintiff one summons 22 for each defendant named in the complaint. Plaintiff shall complete service of process on 23 defendants named in the complaint within 90 days. Plaintiff is cautioned that this action may be 24 dismissed if service of process is not accomplished within 90 days from the date that the 25 complaint is filed. See Fed.R.Civ.P. 4(m). 26 /////

- i. Estimated trial time;
- Modification of standard pretrial procedures specified by the rules due to the simplicity or complexity of the proceedings;
- k. Whether the case is related to any other cases, including bankruptcy;
- 1. Whether a settlement conference should be scheduled;
- m. Whether counsel will stipulate to the magistrate judge assigned to this matter acting as settlement judge and waiving disqualification by virtue of her so acting, or whether they prefer to have a settlement conference before another judge;
- Any other matters that may add to the just and expeditious disposition of this matter.
- 6. Plaintiff and counsel are reminded of their continuing duty to notify chambers immediately of any settlement or other disposition (see Local Rule 160). In addition, the parties are cautioned that pursuant to Local Rule 230(c), opposition to the granting of a motion must be filed fourteen days preceding the noticed hearing date. The Rule further provides that "[n]o party will be entitled to be heard in opposition to a motion at oral arguments if written opposition to the motion has not been timely filed by that party." Moreover, Local Rule 230(i) provides that failure to appear may be deemed withdrawal of opposition to the motion or may result in sanctions. Finally, Local Rule 110 provides that failure to comply with the Local Rules "may be grounds for imposition of any and all sanctions authorized by statute or Rule or within the inherent power of the Court."
- 7. The parties are informed that they may, if all consent, have this case tried by a United States Magistrate Judge while preserving their right to appeal to the Ninth Circuit Court of Appeals. See 28 U.S.C. § 636(c). The form for consent to trial by a magistrate judge is attached. Any party choosing to consent may complete the form and return it to the Clerk of the Court.

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1	8. The Clerk of the Court is directed to send plaintiff copies (one for each defendant
2	plus one for the plaintiff) of the form, "Consent to Proceed Before United States Magistrate Judge,"
3	with this order.
4	DATE: December 29, 2020
5	CAROLYN K. DELANEY
6	UNITED STATES MAGISTRATE JUDGE
7	by: /s/ A. Coll
8	Deputy Clerk
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