

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

CRYPTO ASSET FUND, LLC, et al.,	
Plaintiffs,	
vs.	
MEDCREDITS, INC., et al.,	
Defendants.	

CASE NO. 19cv1869-LAB (MDD)

**ORDER DIRECTING CLERK NOT TO
ENTER DEFAULT**

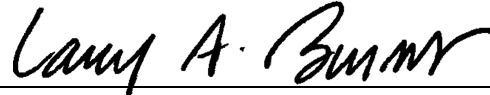
Plaintiffs Crypto Asset Fund, LLC, Timothy Enneking, and Kyle Chaykowski move for entry of clerk default against Individual Defendants Joseph Todaro, John Todaro, Moshe Praver, and Ryan Cody. Although the Court previously ordered “all Defendants” to respond to Plaintiffs’ Complaint no later than November 21, 2019, (see Dkt. 8 at 2), that order presupposed that Plaintiffs would properly serve “all Defendants” and return executed summons by that date. But there is no indication in the docket that Plaintiffs have properly served these four Defendants, so the Clerk is **ORDERED** not to enter default.

In its previous order, the Court warned that hardnose litigation tactics from either side wouldn’t be viewed favorably. Plaintiffs apparently didn’t take that admonition to heart. In the short history of this case, Plaintiffs have stonewalled efforts to consolidate the various responsive pleadings and have attempted to manipulate the service process to gain some perceived strategic advantage. This conduct may play well with some

1 courts, but not this one. The parties are ordered again to review the Court's civility rules
2 and to conduct themselves accordingly.

3 **IT IS SO ORDERED.**

4 Dated: November 22, 2019



5 **HONORABLE LARRY ALAN BURNS**
6 Chief United States District Judge
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28