Case: 13-57039 12/06/2013 ID: 8892872 DktEntry: 2 Page: 1 of 2

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## UNITED STATES COURT OF APPEALS

DEC 06 2013

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

CHARLES P. COPELAND,

Defendant,

And

COPELAND WEALTH MANAGEMENT, A Financial Advisory Corporation; et al.,

Defendants - Appellees,

JANET IHDE, Certain Limited Partners of Copeland Properties Three, Copeland Properties 14 and Copeland Properties 18; et al.,

Movants - Appellants,

V.

COPELAND PROPERTIES 18 L.P.,

No. 13-57039

D.C. No. 2:11-cv-08607-R-DTB Central District of California, Los Angeles

**ORDER** 

Case: 13-57039 12/06/2013 ID: 8892872 DktEntry: 2 Page: 2 of 2

Movant - Appellee,

And

THOMAS C. HEBRANK,

Receiver - Appellee.

The district court's order challenged in this appeal did not dispose of the action as to all claims and all parties. Within 21 days after the date of this order, appellants shall move for voluntary dismissal of this appeal or show cause why it should not be dismissed for lack of jurisdiction. *See* Fed. R. Civ. P. 54(b); *Chacon v. Babcock*, 640 F.2d 221 (9th Cir. 1981). If appellants elect to show cause, a response may be filed within 10 days after service of the memorandum.

If appellants do not comply with this order, the Clerk shall dismiss this appeal pursuant to Ninth Circuit Rule 42-1.

Briefing is suspended pending further order of the court.

FOR THE COURT:

MOLLY C. DWYER CLERK OF COURT

By: Susan V. Gelmis
Deputy Clerk/Motions Attorney

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