unavailability. (ECF No. 60.)

On July 21, 2017, defendants filed an affidavit claiming that they were "unable to secure the cooperation of counsel for Plaintiffs . . . in the preparation and execution of the required joint statement." (ECF No. 62 at 2.) That same day, defendants again filed a motion for leave to take additional depositions. (ECF No. 63.) Defendants noticed the motion for hearing before the undersigned on July 28, 2017—only seven days' notice.

Local Rule 251(a) provides that the hearing of a discovery motion shall be calendared for "at least twenty-one (21) days from the date of filing and service," or "at least seven (7) days before the scheduled hearing date" if the notice of motion and motion are filed concurrently with the Joint Statement. Moreover, Local Rule 251(d) provides that if counsel for the moving party is unable, "after a good faith effort, to secure the cooperation of counsel for the opposing party in . . . preparing and executing the required joint statement, counsel for the moving party may file and serve an affidavit so stating"

Here, defendants did not file a joint statement along with their notice of motion and motion. Therefore, defendants' motion should have been noticed for hearing on at least twenty-one days' notice. Moreover, defendants filed their affidavit alleging that they were unable to secure plaintiff's cooperation in preparing the joint statement on the same day defendants' filed their motion. The undersigned finds that this does not constitute a good faith effort. In this regard, defendants should have filed their notice of motion and motion, provided twenty-one days' notice, and worked with plaintiff on preparing a joint statement.²

Accordingly, IT IS HEREBY ORDERED that:

1. The July 28, 2017 hearing of defendants' motion for discovery (ECF No. 63) is continued to **Friday, August 11, 2017,** at **10:00 a.m.**, at the United States District Court, 501 I Street, Sacramento, California, in Courtroom No. 27, before the undersigned;

² Although Local Rule 251(a) allows for the hearing of a discovery dispute on only seven days' notice if the notice of motion and motion are filed concurrently with a joint statement, that provision is not mandatory and may not be invoked unilaterally.

1	2. The parties shall file a Joint Statement re Discovery Disagreement on or before August
2	4, 2017; and
3	3. If, after a good faith effort, defendants are unable to secure the cooperation of
4	plaintiffs' counsel, defendants may file an affidavit in compliance with Local Rule 251(d) on
5	August 4, 2017.
6	Dated: July 24, 2017
7	(Vinnes 102
8	DEBORAH BARNES
10	UNITED STATES MAGISTRATE JUDGE
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	DLB:6
26	DB\orders\orders.civil\terry0799.mtc.cont
27	
28	