

United States District Court For the Northern District of California

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the RLA Plaintiffs moved to have their case related to the ERISA Case. The Court granted the
 motion in spite of Defendant's opposition. *See* ERISA Case (Docket No. 46) (order).

3 Defendant then moved in the RLA Case for a transfer of venue to the Central District of 4 California. The Court held a hearing on that motion on November 30, 2012. At the hearing, the 5 Court indicated that its inclination was to transfer the RLA Case to the Central District. However, if 6 the RLA Case were to be transferred, then arguably the ERISA Case should be transferred as well 7 given their relatedness, despite the Court's prior order denying transfer (which, as noted above, was 8 made at a time when the RLA Case was not yet filed). Cf. United States v. Smith, 389 F.3d 944, 949 9 (9th Cir. 2004) (holding that law-of-the-case doctrine does not bar a court from reconsidering its 10 own order provided that it has not been divested of jurisdiction over that order). Because the Court 11 is, in essence, *sua sponte* reconsidering its order denying transfer in the ERISA case, it shall give the 12 ERISA Plaintiffs an opportunity to comment on whether a transfer of their case is now appropriate 13 given the changed circumstances.

Accordingly, the Court hereby issues this order to show cause. The ERISA Plaintiffs are
ordered to show cause as to why their case should not be transferred to the Central District of
California. The ERISA Plaintiffs shall have until December 10, 2012 to file their response to this
order to show cause. Defendant shall then have until December 17, 2012 to file a brief in response
to the ERISA Plaintiffs' brief.

The hearing on Defendant's motion for partial summary judgment in the ERISA case is
temporarily VACATED until after the Court revisits the issue of transfer.

IT IS SO ORDERED.

24 Dated: November 30, 2012

EDWARD M. CHEN United States District Judge