1	
2	
3	
4	
5	
6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
8	
9	
10	ERNEST EVANS, an individual, THE LAST
11	TWIST, INC., a Pennsylvania for Profit Company, and THE ERNEST EVANS CORPORATION, a
12	Pennsylvania for Profit Company, No. C 13-02477 WHA
13	Plaintiffs,
14	V. NOTICE RE HEARING ON MOTION TO DISMISS
15 16	HEWLETT-PACKARD COMPANY, a Delaware for Profit Company, and PALM, INC., a Delaware for Profit Company,
17	Defendants.
18	
19	The Court has reviewed the parties, submissions on the motion to dismiss and is inclined.
	The Court has reviewed the parties' submissions on the motion to dismiss and is inclined
20	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY , AUGUST 6
2021	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY , AUGUST 6 AT NOON , that a lawyer four or fewer years out of law school will conduct the oral argument, or
	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY , AUGUST 6
21	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY , AUGUST 6 AT NOON , that a lawyer four or fewer years out of law school will conduct the oral argument, or at least the lion's share, for one of the parties, the hearing will remain on calendar.
21 22	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY , AUGUST 6 AT NOON , that a lawyer four or fewer years out of law school will conduct the oral argument, or
21 22 23	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY, AUGUST 6 AT NOON, that a lawyer four or fewer years out of law school will conduct the oral argument, or at least the lion's share, for one of the parties, the hearing will remain on calendar. IT IS SO ORDERED.
21222324	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY, AUGUST 6 AT NOON, that a lawyer four or fewer years out of law school will conduct the oral argument, or at least the lion's share, for one of the parties, the hearing will remain on calendar. IT IS SO ORDERED. Dated: August 2, 2013. WILLIAM ALSUP
2122232425	to vacate the hearing on August 15. Nevertheless, if notice is received by TUESDAY, AUGUST 6 AT NOON, that a lawyer four or fewer years out of law school will conduct the oral argument, or at least the lion's share, for one of the parties, the hearing will remain on calendar. IT IS SO ORDERED. Dated: August 2, 2013.