

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

AMANDA FRLEKIN, *et al.*

Plaintiffs,

No. C 13-03451 WHA

v.

APPLE, INC.,

Defendant.

**ORDER RE MOTION TO
CERTIFY, MOTION TO
CONSOLIDATE, MOTION TO
APPOINT COUNSEL, AND
MOTION TO APPROVE
DISCOVERY REQUEST**

TAYLOR KALIN,

Plaintiff,

v.

APPLE, INC.,

Defendant.

There are several pending matters currently scheduled to be heard in the near future. *First*, plaintiffs in the *Frlekin* action move for conditional certification of a FLSA collective action. *Second*, defendant Apple, Inc., moves to consolidate the *Frlekin* action with the *Kalin* action. *Third*, plaintiffs in both actions filed statements of non-opposition to defendant’s motion to consolidate, and request that two law firms, the law firm of Louis Ginsberg and Mclaughlin and Stern, be appointed as interim co-lead counsel for the proposed consolidated action. *Fourth*, defendant moves for a discovery order seeking approval of the parties’ stipulation regarding

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

depositions of certain Apple employees. These motions are currently scheduled to be heard on different days.

In the interests of judicial efficiency, the motions will be continued to **FEBRUARY 20, 2014, AT 8:00 A.M.** All of the motions currently filed will be heard on this date. Counsel for all parties in both actions must appear at this hearing.

IT IS SO ORDERED.

Dated: January 9, 2014.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE