15 16 17 18 19 20 21 22 23

24

25

26

27

28

IN THE UNITED STATE	S DISTRICT COURT
FOR THE NORTHERN DIST	TRICT OF CALIFORNIA
AMANDA FRLEKIN, et al., on behalf of themselves and all others similarly situated,	No. C 13-03451 WHA
Plaintiffs,	No. C 13-03431 WHA No. C 13-04727 WHA
v.	
APPLE, INC.,	ORDER LIFTING STAY AND REQUEST FOR BRIEFING
Defendant/	MEQUEST FOR BRIDE IN
TAYLOR KALIN, individually and on behalf of all others similarly situated,	
Plaintiffs,	
v.	
APPLE, INC.,	
	FOR THE NORTHERN DIST AMANDA FRLEKIN, et al., on behalf of themselves and all others similarly situated, Plaintiffs, v. APPLE, INC., Defendant. TAYLOR KALIN, individually and on behalf of all others similarly situated, Plaintiffs, v.

A May 2014 order stayed a portion of Frlekin and Kalin pending Integrity Staffing Solutions, Inc. v. Busk, 574 U.S. — (Dec. 9, 2014). Now that Busk has been decided, the stay is hereby **LIFTED**. All deadlines in the second case management scheduling order remain in place (Dkt. No. 198). As stated before, serial class certification motions will not be allowed. Plaintiffs must put forth their best case by the deadline.

By **DECEMBER 15** AT **NOON**, defendant shall file a brief (not to exceed eight pages) regarding the effect of Busk herein. By **DECEMBER 22** AT **NOON**, plaintiffs in Frlekin and Kalin shall file one joint response (not to exceed twelve pages). By **DECEMBER 29 AT NOON**, defendant shall file a reply (not to exceed three pages). The parties have until **DECEMBER 23** AT **NOON** to file a joint statement (not to exceed five pages) showing cause why the above-captioned actions should not be consolidated.

Dated: December 9, 2014.

Defendant.