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6 IN THE UNITED STATES DISTRICT COURT  
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8 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
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10 B & R SUPERMARKET, INC.; GROVE  
11 LIQUORS, LLC,

12 Plaintiffs,

13 v.

14 VISA, INC.; VISA USA, INC.;  
15 MASTERCARD INTERNATIONAL,  
16 INC.; AMERICAN EXPRESS COMPANY;  
17 DISCOVER FINANCIAL SERVICES; BANK  
18 OF AMERICA, N.A.; BARCLAYS BANK  
19 DELAWARE; CAPITAL ONE FINANCIAL  
20 CORPORATION; CHASE BANK USA, N.A.;  
21 CITIBANK (SOUTH DAKOTA), N.A.;  
22 CITIBANK, N.A.; PNC BANK, N.A.; USAA  
23 SAVINGS BANK; U.S. BANCORP, N.A.;  
24 WELLS FARGO BANK, N.A.; EMVCo,  
25 LLC; JCB CO., LTD; and UNIONPAY, a  
26 Chinese bank association,

27 Defendants.  
28 \_\_\_\_\_/

No. C 16-01150 WHA

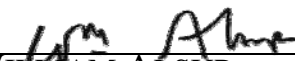
**ORDER REGARDING LETTER  
FROM PLAINTIFFS**

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30 The Court has received plaintiff's letter concerning defendant Discover's motion to  
31 compel arbitration as to intervening plaintiff Rue21 (Dkt. No. 312). The letter asks for  
32 "guidance regarding whether a response to the improper motion is required" and asks the Court  
33 to "strike the improper filing." Plaintiffs' letter does not conform with Local Rule 7-1(a),  
34 among other rules, and will be disregarded. The deadline for responding to the motion to  
35 compel remains in effect. Intervening plaintiff Rue 21 shall raise all appropriate arguments in

its response. Likewise, Discover shall raise all appropriate counter-arguments in its reply.

**IT IS SO ORDERED.**

Dated: August 26, 2016.

  
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WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE