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4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
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7	LISA MESSANO,	Case No. <u>16-cv-05697-HSG</u>
8	Plaintiff,	ORDER DENYING JOINT MOTION TO
9	V.	CONSOLIDATE
10	EXPERIAN INFORMATION SOLUTIONS, INC., et al.,	Re: Dkt. No. 28
11	Defendants.	
12	Federal Rule of Civil Procedure 42 permits a court to consolidate actions if they "involve a	
13	common question of law or fact." Fed. R. Civ. P. 42. "The district court has broad discretion	
14	under this rule to consolidate cases pending in the same district." Inv'rs Research Co. v. U.S. Dist.	
15	Court for Cent. Dist. of Cal., 877 F.2d 777, 777 (9th Cir. 1989). In considering a motion to	
16	consolidate, a court "weighs the saving of time and effort consolidation would produce against any	
17	inconvenience, delay, or expense that it would cause." Huene v. United States, 743 F.2d 703, 704	
18	(9th Cir.), on reh'g, 753 F.2d 1081 (9th Cir. 1984). Here, Defendants Experian Information	
19	Solutions, Inc. and Equifax, Inc. have jointly moved for the Court to consolidate more than 170	
20	similar suits filed by Plaintiff's counsel and alleging violations of state and federal credit reporting	
21	laws. Dkt. No. 28. On balance, the Court finds that any efficiency gained by having a single	
22	judge hear the suits would be outweighed by the delay that would result from burdening a single	
23	judge's chambers with over 170 cases—on top of its existing caseload. Accordingly, the Court	
24	<b>DENIES</b> the joint motion to consolidate.	
25	IT IS SO ORDERED.	
26	Dated: 1/4/2017	
27		Haywood S. Gull
28		HAYWOOD S. GILLIAM, JR. 19 United States District Judge

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