

On June 16, 2014, plaintiff filed a notice of settlement in the above-captioned case. (Dkt. No. 57.) In the notice, plaintiff asks the Court to vacate all "deadlines," which the Court construes as a request to vacate the pretrial and trial schedule entered on May 1, 2014 (Dkt. No. 55). Given the circumstances of this case, the Court will not vacate the pretrial and trial schedule unless it receives a *joint* notice of settlement signed by *all* parties or their counsel of record. *See* Civ. L.R. 5-1(i)(3) (rule governing e-filing of documents with multiple signatures). The parties need not have executed final settlement documents to file such notice.

The Court CONTINUES the compliance hearing currently set for June 20, 2014, to its 9:01
a.m. Calendar on June 27, 2014 in Courtroom 1 of the United States Courthouse located at 1301
Clay Street in Oakland, California.

Five (5) business days prior to the date of the compliance hearing, the parties shall file either (a) the joint notice of dismissal contemplated above; or (b) a one-page joint statement setting forth an explanation regarding the failure to comply. If compliance is complete, the parties need not appear, the compliance hearing will be taken off calendar, and the Court will proceed to considering any request to vacate the current pretrial and trial dates. Failure to comply may result
in sanctions.

The pretrial and trial dates set by the Court's Order of May 1, 2014 remain undisturbed.

IT IS SO ORDERED.

Date: June 18, 2014

V YVONNE GÖNZALEZ ROGERS UNITED STATES DISTRICT COURT JUDGE