14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	
2	
3	UNITED STATES DISTRICT COURT
4	NORTHERN DISTRICT OF CALIFORNIA
5	
6	
7	TERRANCE MOODY,
8	Plaintiff(s), No. C 13-5098 PJH
9	v. ORDER
10	METAL SUPERMARKET FRANCHISING AMERICA INC.,
11	
12	Defendant(s)/
13	Defens the count is the measurest of defendantly lead occurred

Before the court is the request of defendant's lead counsel, Jason Stover, that plaintiff's application for preliminary injunction be resolved on the papers or, in the alternative, that he be permitted to attend the January 8, 2014, hearing by telephone. There is nothing on the docket which reflects whether plaintiff, the moving party, agrees or objects to this request. The court has reviewed the papers and has determined that oral argument might be helpful, and accordingly orders the appearance of counsel for both parties. However, defendant may choose to be represented by local counsel rather than bear the expense of lead counsel's travel from Minnesota. The courtroom is not equipped for telephonic hearings, so a personal appearance is required.

IT IS SO ORDERED.

Dated: January 3, 2014

PHYLLIS J. HAMILTON United States District Judge