_				-	
Cameron	ot a	al v	Δlm		Inc
Cameron	61.0	arv.		лс	me.
ounoron	0.0	AI V.	1		

	Case 4:19-cv-03074-YGR Document 226	Filed 01/07/21 Page 1 of 1				
1						
2						
3						
4	UNITED STATES DISTRICT COURT					
5	NORTHERN DISTRICT OF CALIFORNIA					
6						
7	DONALD R. CAMERON, et al.,	Case No. 19-cv-03074-YGR (TSH)				
8	Plaintiffs,	ODDED DE GANGELONG MORTON				
9	v.	ORDER RE: SANCTIONS MOTION Re: Dkt. No. 223				
10	APPLE INC.,	Re. DRI. 100. 225				
11	Defendant.					
12						
13	The Court apologizes if it made any comm	nents that caused confusion. However, a				
14	sanctions motion must be raised in a motion under Civil Local Rule 7 and cannot be raised in a					
15	joint letter brief. See Civil Local Rule 37-4(a). T	he motion should be directed to the				
16	undersigned's attention but should be a regular motion, not a letter brief. The parties' Joint					
17	Discovery Letter Brief Regarding Motion for Sanctions at ECF No. 223-3 is therefore denied					
18	without prejudice to Apple filing a sanctions motion under Rule 7.					
19	IT IS SO ORDERED.					
20						
21	Dated: January 7, 2021					
22		IM. J-				
23		THOMAS S. HIXSON United States Magistrate Judge				
24						
25						
26						
27						
28						

United States District Court Northern District of California

Dockets.Justia.com