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8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10	SAN JOSE DIVISION
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12	CESAR SANTACRUZ, JAVIER) Case No.: C 07-1118 PVT VALENCIA, et al.,) Case No.: C 08-0996 PVT
13	Plaintiffs,) ORDER DENVING PLAINTIFFS' MOTION TO
14) SUBPOENA CERTAIN DOCUMENTS
15	v.) CONCERNING A THIRD-PARTY WITNESS) ANN JOE AFTER DISCOVERY CUT-OFF FRENCH CONNECTION BAKERY, INC.,)
16	et al.,
17	Defendants.
18)
19	On August 16, 2009, Plaintiffs filed a motion to Subpoena Certain Documents Concerning a
20	Third-party Witness Ann Joe after Discovery Cut-Off. Having reviewed the papers submitted by
21	Plaintiffs, the court finds it appropriate to issue this order without further briefing or oral argument.
22	Based on the moving papers and the file herein,
23	IT IS HEREBY ORDERED that Plaintiffs' motion is DENIED. Discovery in this case
24	closed on April 30, 2009. Plaintiffs do not explain why they did not seek this information before the
25	discovery cut-off. Plaintiffs have long known that there is a dispute regarding the dates that Plaintiff
26	Cesar Santacruz worked for Defendant. ¹ While discovery was still open, Plaintiffs could have easily
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28	¹ See, e.g., Defendants French Connction Bakery Inc. & Amirali Amini Aliabadi's Case Management Conference Statement, filed herein on 2/12/08 (Docket No. 34) at 2:1-3.

propounded an interrogatory to obtain contact information for other individuals who worked for
 Defendants during the disputed time frame, and then interviewed and/or deposed those individuals to
 discover whether they recalled Plaintiff Santacruz working at the bakery during the disputed time
 frame. This would have allowed Plaintiff to locate and interview the witness they have now
 belatedly located.

A showing of good cause is required to justify modification of a scheduling order. *See Johnson v. Mammoth Recreations, Inc.,* 975 F.2d 604, 609 (9th Cir. 1992) ("The scheduling order
'control[s] the subsequent course of the action' unless modified by the court. Fed.R.Civ.P. 16(e).
Orders entered before the final pretrial conference may be modified upon a showing of 'good cause,'
Fed.R.Civ.P. 16(b)...'). Plaintiffs had ample opportunity while discovery was open to seek the
information they now seek. Plaintiffs' counsel's lack of diligence does not constitute good cause for
modifying the scheduling order to allow this untimely discovery.

13 Dated: 8/21/09

icia V. Trumbull

United States Magistrate Judge