

United States District Court For the Northern District of California depositions if she wished. Defendants now move to prevent those depositions from proceeding, arguing that (1) additional depositions now are not feasible and (2) plaintiff was not diligent, in any event, in pursuing those additional depositions.

Prior to the reassignment of this case, Judge Ware referred defendants' motion to the undersigned for disposition. The matter was deemed submitted without oral argument. CIV. L.R. 7-1(b). Having considered the moving and responding papers, this court grants the motion.

Plaintiff's argument about waiver of objections to the September 14, 2010 order is unconvincing. Defendants do not contend that the underlying order is wrong. Rather, they argue that it would be unfair to have to now carry out the portion of the order re additional depositions.

11 The primary basis for defendants' motion is moot. Indeed, the pretrial filing deadlines, 12 pretrial conference, and trial have been re-set for dates later this fall. As noted above, however, 13 this court was not overwhelmed as to the purported need for the additional depositions. And, 14 the record presented indicates that plaintiff was not diligent in pursuing them-conduct which 15 suggests that she did not really need more depositions after all. Indeed, it seems that plaintiff 16 said nothing about those depositions until defendants filed the instant motion seeking to prevent 17 them from going forward. Plaintiff's counsel says that he was busy on other cases. But, there is 18 no indication that the deadlines or trials in those other matters were a surprise. Plaintiff says 19 that the depositions might be helpful, but she does not argue that she needs them. Nor does she 20 say how she will be prejudiced (if at all) if she is prevented from taking them. Instead, she 21 essentially says that she is entitled to take them. But, for the reasons stated above, plaintiff's 22 claims of entitlement are stale. Moreover, if past history in this matter is any guide, it seems 23 likely that permitting additional depositions now would lead to even more discovery disputes 24 which might well impact the current case schedule.

As a matter of managing discovery, which closed long ago, this court therefore will relieve defendants of their obligation to produce any further witnesses for deposition. Their

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1	motion to vacate that portion of the September 14, 2010 discovery order is granted.
2	SO ORDERED.
3	Dated: August 5, 2011
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5	HOIVARD RALLOTD UNITED STATES MAGISTRATE JUDGE
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1	5:08-cv-00286-EJD Notice has been electronically mailed to:
2	Aryn Paige Harris aryn.harris@cco.sccgov.org, anna.espiritu@cco.sccgov.org
3	Barry Clement Marsh bmarsh@hinshaw-law.com, csimmers@hinshaw-law.com
4	Blaise S. Curet bcuret@spcclaw.com
5	Gregory Joseph Sebastinelli gregory.sebastinelli@cco.sccgov.org, marylou.gonzales@cco.sccgov.org
6	Jeremy L. Friedman jlfried@comcast.net
7	Scott R Kanter skanter@hinshaw-law.com
8 9	Stephen Ryan Wong swong@spcclaw.com
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