

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ADIL HIRAMANЕК, et al.,
Plaintiffs,
v.
RICHARD LOFTUS, et al.,
Defendants.

Case No. [13-cv-00228-RMW](#)**ORDER RE: PLAINTIFFS' EX PARTE
MOTION FOR MULTIPLE RELIEF****(Re: Docket No. 323)**

Before the court is yet another ex parte motion by Plaintiff Adil Hirananeк in which he seeks several forms of relief for alleged discovery recalcitrance by all Defendants.¹ As it did with his previous ex parte motion for multiple relief,² the court finds that all of Hirananeк's requested relief either is unwarranted or belongs more appropriately in a noticed discovery motion—a motion to compel, a motion for a protective order or a motion for sanctions. Accordingly, the court will hear the motion on a regular briefing schedule. Defendants' oppositions, if any, are due

¹ See Docket No. 323. Plaintiff Roda Hirananeк joins in this motion. See Docket No. 324. In particular, Plaintiffs seek an order that: (1) imposes a default or evidentiary sanction in response to Defendants' alleged failure to appear at depositions or produce sufficient documents; (2) limits evidence, closes discovery or strikes pleadings in response to Defendants' alleged concealment; (3) requires Defendants to serve Adil and Roda Hirananeк separate copies of documents; (4) requires Defendants Plett, McChristian and Polumbus to produce unredacted versions of certain documents; (5) requires that all privileged discovery from Plaintiffs be sealed, blocked or narrowed; (6) overrules certain objections that some Defendants have raised to Plaintiffs' requests; (7) requires Defendants to procure stenographic reporters for all further depositions; (8) imposes certain conditions on Defendants' counsel during depositions and (9) precludes all depositions until Defendants submit to their noticed depositions and complete meet and confer on multiple open issues.

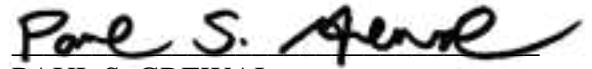
² See Docket No. 327 at 4.

1 on November 3. Hiranane's reply, if any, is due on November 10.

2 Any other discovery motions, from any party, also will be briefed on the court's regular
3 schedule pursuant to Civ. L.R. 7-2(a). Any party may file a separate motion to shorten time, but
4 the party moving to shorten time must comply with Civ. L.R. 6-3, and the court will deny the
5 motion unless the movant demonstrates exceptional circumstances. The court will hear arguments
6 on Hiranane's instant motion—and on any further discovery motions for which all papers have
7 been filed by December 4, 2015—on December 8, 2015.

8 **SO ORDERED.**

9 Dated: October 23, 2015



PAUL S. GREWAL

United States Magistrate Judge