

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

* * *

RAYMOND GARCIA, et al.,

Plaintiffs,

V.

SERVICE EMPLOYEES INTERNATIONAL UNION, et al.,

Defendants.

CHERIE MANCINI, et al.,

Plaintiffs.

V.

SERVICE EMPLOYEES INTERNATIONAL UNION, et al.,

Defendants.

Case No. 2:17-cv-01340-APG-NJK

ORDER GRANTING MOTION TO CONSOLIDATE

(ECF No. 69)

10 CHERIE MANCINI, et al.,

11 Plaintiffs,

12 || v.

Case No. 2:17-cv-02137-APG-NJK

16 The defendants move to consolidate these cases. The plaintiffs do not oppose except on
17 two limited grounds: (1) there is no case to consolidate if the *Garcia* action is remanded to state
18 court, and (2) consolidation should not occur before a hearing is held on emergency motions
19 pending in *Mancini, et al. v. Service Employees International Union, et al.*, 2:17-cv-02137-APG-
20 NJK. I have ruled that *Garcia* was properly removed. Additionally, I held a hearing and ruled on
21 the emergency motions in *Mancini. Mancini, et al. v. Service Employees International Union, et*
22 *al.*, 2:17-cv-02137-APG-NJK, ECF No. 27. The plaintiffs' objections to consolidation having
23 been resolved, I grant the motion to consolidate.

24 IT IS THEREFORE ORDERED that the defendants' motion to consolidate (ECF No. 69)
25 is GRANTED.

Dated: October 25, 2017

ANDREW P. GORDON
UNITED STATES DISTRICT JUDGE