## 1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 4 RAYMOND GARCIA, et al., Case No. 2:17-cv-01340-APG-NJK 5 Plaintiffs, ORDER GRANTING MOTION TO **CONSOLIDATE** 6 v. (ECF No. 69) 7 SERVICE EMPLOYEES INTERNATIONAL UNION, et al., 8 Defendants. 9 10 CHERIE MANCINI, et al.,

Plaintiffs,

Defendants.

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

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

Dated: October 25, 2017

v.

UNION, et al.,

SERVICE EMPLOYEES INTERNATIONAL

ANDREW P. GORDON UNITED STATES DISTRICT JUDGE

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

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