1			
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	APRIL CANTLEY,	) Case No.: 1:15-cv-01649 LJO JLT	
12	Plaintiff,	) ORDER RE: BRIEFING SCHEDULE RELATED TO WHETHER THE MATTER SHOULD BE	
13	v.	) STAYED, TRANSFERRED OR DISMISSED	
14	RADIANCY, INC, et al.,	) )	
15	Defendants.	) ) )	
16		)	
17	In their joint scheduling conference statement, counsel reported disagreement whether another		
18	case, Mouzon, et al., v. Radiancy, Inc., et al., case number 1:15-cv-1142 CKK, proceeding in the		
19	District of Columbia provides reason for the current matter to be stayed. (Doc. 19) The parties		
20	disagree that the matters involve substantially similar parties or substantially similar issues. <u>Id</u> . at 2-5.		
21	They agree that the current iteration of the <u>Mouzon</u> matter was filed after this current matter but		
22	disagree whether its predecessor was filed before the <u>Cantley</u> matter. Rather than risk the waste of		
23	limited judicial resources, the Court will require the parties to brief the matter as to whether the instant		
24	matter should be stayed, dismissed or transferred to the District of Columbia. Thus, the Court		
25	ORDERS:		
26	1. No later than March 11, 2016, Defendants SHALL file their motion to stay, dismiss		
27	or transfer the matter;		
28	2. No later than April 8, 2016, Plaintiff SHALL file her opposition to the motion;		
		1	

1 2 3.

No later than April 22, 2016, Defendants may file an optional reply brief;

2 4. The hearing on the motion for is set on May 9, 2016, at 9:00 a.m. Appearances via
3 CourtCall are authorized;

4

5

6

7

16

5. Neither the motion nor the opposition **SHALL** exceed 30 pages, excluding evidence and evidentiary objections, unless the Court grants leave prior to the filing of the pertinent. Requests for leave after the filing will be disregarded and all pages over 30 pages will not be considered. The reply, if any, **SHALL NOT** exceed 15 pages, excluding evidentiary objections.

Any objections to the evidence SHALL be filed at the same time as the opposition (for
Defendant) and the reply (for Plaintiff). A hard copy of all filings SHALL be sent via overnight mail
to the Chambers of Judge Thurston at the United States Courthouse, 510 19th Street Suite 200,
Bakersfield, CA 93301, at the same time the filing is submitted. All of the evidence in the hard copy
SHALL be numbered, tabbed and indexed;

Discovery in the matter is STAYED pending a further scheduling conference on May
 20, 2016 at 9:00 a.m. Telephonic appearances via CourtCall are authorized. An updated joint
 scheduling conference statement SHALL be filed no later than May 16, 2016.

17 IT IS SO ORDERED.

1		
18	Dated: February 16, 2016	/s/ Jennifer L. Thurston
19		UNITED STATES MAGISTRATE JUDGE
20		
21		
22		
23		
24		
25		
26		
27		
28		
		2
	11	