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 CHARLES H. CARR, JR.  
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 10 IN THE UNITED STATES DISTRICT COURT  
 11 FOR THE EASTERN DISTRICT OF CALIFORNIA  
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14 CHARLES H. CARR, JR.,	)	No. 2:05-cv-01871-MCE-JFM
15                                    Petitioner,	)	
16                                    v.	)	STIPULATION AND ORDER STAYING CASE
17 BOB HOREL, et al.,	)	UNTIL JANUARY 26, 2012
18                                    Respondent.	)	
19 _____	)	Judge: Hon. John F. Moulds

20           Petitioner, CHARLES H. CARR, JR., by and through counsel, Assistant Federal Defender Carolyn  
 21 M. Wiggin, and Respondent, Warden CAROL DALY, by and through counsel, Deputy Attorney General  
 22 Pamela B. Hooley, hereby stipulate to and jointly request a stay of the proceedings in this matter until  
 23 January 26, 2012.

24           Mr. Carr was released from prison pursuant to this Court's order in related case nos.  
 25 2:04-cv-00584-MCE-JFM, 2:05-cv-01870-MCE-JFM, and 2:05-cv-01871-MCE-JFM.

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1 On June 28, 2011, the Ninth Circuit reversed the judgments in those three cases and remanded the  
2 cases to this Court for further proceedings. *See Carr v. Sisto*, No. 09-15615, *Carr v. Woodford*, No.  
3 09-15616, and *Carr v. Horel*, No. 09-15617. Rather than immediately seek Mr. Carr’s return to state  
4 prison, the California Board of Parole Hearings held a “Not in Custody” or “NIC” parole consideration  
5 hearing for Mr. Carr on September 21, 2011. At the conclusion of that hearing the panel found Mr. Carr  
6 suitable for parole. If neither the Board nor the Governor vacate or reverse the panel’s decision, it will  
7 become final on or before January 19, 2012.

8 In order to conserve judicial resources, the parties ask that the Court stay this case until the parties  
9 know whether the parole suitability decision is to become final. Assuming that the decision becomes final  
10 on or before January 19, 2012, then one week later, on January 26, 2012, the stay in this matter will be  
11 lifted and Mr. Carr will file a request to voluntarily dismiss this petition. If, on the other hand, the parole  
12 suitability decision is vacated or reversed by the Board or Governor, then on or before January 26, 2012,  
13 the parties will file a joint status report regarding the need, if any, for further motions or briefing.

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15 Respectfully submitted,

16 DANIEL BRODERICK  
17 Federal Defender

18 [Dated: October 21, 2011](#)

[/s/ Carolyn M. Wiggin](#)  
19 CAROLYN M. WIGGIN  
Assistant Federal Defender

20 Attorneys for Petitioner  
21 CHARLES H. CARR

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23 KAMALA D. HARRIS  
Attorney General of the State of California

24 [Dated: October 21, 2011](#)

[/s/ Pamela B. Hooley](#)  
25 PAMELA B. HOOLEY  
26 Deputy Attorney General

27 Attorneys for Respondent

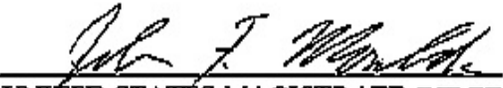
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ORDER

Pursuant to the parties' stipulation, and good cause appearing therefor, it is hereby ORDERED that this matter is stayed until January 26, 2012. On or before January 26, 2012, either petitioner shall file a request for voluntary dismissal of this petition or the parties shall file a joint status report regarding the need, if any, for further motions or briefing.

IT IS SO ORDERED.

Dated: November 7, 2011.

  
UNITED STATES MAGISTRATE JUDGE

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