Conservation Congress et al v. U.S. Forest Service et al

Doc. 37

The parties to the above-captioned action submit this stipulation of joint proposed briefing schedule and proposed order pursuant to the July 8, 2019, Order requiring the parties to "file a joint proposed briefing schedule to address any motions related to the administrative record and cross motions for summary judgment within **21 days** of the lodging of the administrative record." ECF No. 30 at 3. The parties hereby propose the following briefing schedule:

- 1. The following deadlines related to the administrative records shall apply:
 - a. On or before **January 13, 2020**, Plaintiffs shall notify Defendants of any objections related to the content of the administrative records.
 - b. If the parties are unable to informally resolve any objections to the administrative records, Plaintiffs shall move to supplement or complete the administrative records on or before **February 10, 2020**.
 - c. If Plaintiffs move to supplement or complete the administrative records, Defendants' response shall be due on or before **February 24, 2020**, and Plaintiffs' reply shall be due on **March 2, 2020**.
 - d. If Plaintiffs move to supplement or complete the administrative records, the remaining deadlines for briefing cross motions for summary judgment shall be vacated. The parties shall submit a joint proposed briefing schedule for cross motions for summary judgment within 14 days of an order resolving any motion from Plaintiffs to supplement or complete the administrative records.
- 2. If no motion to supplement or complete the administrative records is filed, the following deadlines related to cross motions for summary judgment shall apply:

1	a.	Plaintiffs shall file a me	otion for summary judgment and supporting
2		memorandum not to ex	aceed twenty-five pages on or before March 30, 2020.
3	b.	Defendants shall file a	cross motion for summary judgment and combined
4		memorandum in suppo	ort and opposition to Plaintiffs' motion for summary
5		• •	I thirty-five pages on or before May 14, 2020 .
6			
7	c.	Plaintiffs shall file their	r combined reply in support of their motion for
8		summary judgment and	d response to Defendants' cross motion for summary
9		judgment not to exceed	I twenty pages on or before June 4, 2020.
10 11	d.	Defendants shall file th	neir reply in support of their cross motion for summary
12		iudgment not to exceed	I ten pages on or before June 25, 2020 .
13		judginent not to eneces	ten pages on of service dance 20, 2020.
14	Dated: December	.21 2010	Dognostfully Submitted
15	Dated. December	31, 2019	Respectfully Submitted,
16			/s/ Sean T. Malone
17			Sean T. Malone, OR Bar # 084060 Attorney at Law
			259 E. 5 th Ave, Ste 200-C
18			Eugene OR 97401
19			(303) 859-0403
20			seanmalone8@hotmail.com Attorney for Plaintiffs
21			JEAN E. WILLIAMS
22			Deputy Assistant Attorney General
23			Environment & Natural Resources Division
24			/s/ Shaun M. Pettigrew
25			SHAUN M. PETTIGREW Trial Attorney
26			Natural Resources Section
			c/o NOAA, Damage Assessment
27			7600 Sand Point Way, NE
28			Seattle, WA 98115 (206) 526-6881
			(200) 020 0001

1		shaun.pettigrew@usdoj.gov
2		RICKEY D. TURNER, JR.
3		Trial Attorney U.S. Department of Justice
4 5		Environment & Natural Resources Division Wildlife & Marine Resources Section
6		999 18th Street South Terrace, Suite 370
7		Denver, CO 80202 (303) 844-1373
8		Attorneys for Federal Defendants
9		
10	IT IS SO ORDERED:	
11		
12	DATE: 1/6/20	/s/ John A. Mendez Honorable John A. Mendez
13		United States District Court Judge
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		