Conservation	Congress v. United States Forest Service et al.		
1 2 3 4 5 6 7 8 9 10 11		ce) DISTRICT COURT STRICT OF CALIFORNIA	
12	SACRAMENTO DIVISION		
13)	
14	CONSERVATION CONGRESS,) No. 2:13-CV-01977-JAM-DB	
15	Plaintiff,) SECOND	
16	V) JOINT STIPULATION AND ORDER) TO STAY PLAINTIFF'S MOTION 	
17	V.) FOR ATTORNEY FEES AND	
18 19	UNITED STATES FOREST SERVICE and UNITED STATES FISH AND WILDLIFE SERVICE,) COSTS))	
20	Federal Defendants,) Hon. John A. Mendez	
21)	
22	and)	
23	TRINITY RIVER LUMBER CO.,))	
24	Defendant-Intervenor.)	
25		_)	
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	STIP. AND [PROPOSED] ORDER TO STAY PL.'S MOT. FOR ATT'Y'S FEES AND COSTS1Conservation Congress v. U.S. Forest Serv., No. 2:13-cv-01977-JAM-DB		
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LAWRENCE VANDYKE 1 Deputy Assistant Attorney General United States Department of Justice 2 Environment & Natural Resources Division 3 HAYLEY A. CARPENTER, CA Bar No. 312611 4 Natural Resources Section PO Box 7611 5 Washington, DC 20044-7611 6 (202) 305-0242 hayley.carpenter @usdoj.gov 7 8 SETH M. BARSKY, Chief 9 S. JAY GOVINDAN, Assistant Chief ANDREA GELATT, Cal. 262617 10 Wildlife & Marine Resources Section 11 PO Box 7611 Washington, DC 20044-7611 12 (202) 305-0210 andrea.gelatt@usdoj.gov 13 14 Attorneys for Federal Defendants 15 16 The parties now jointly stipulate to an additional stay on the briefing of Plaintiff's motion 17 for attorney fees and costs, which Plaintiff initially filed on June 16, 2017 and which Plaintiff 18 renewed on August 6, 2019. ECF Doc. Nos. 151, 192. The Plaintiffs and Federal Defendants 19 propose this stay solely to facilitate potential settlement and in seeking this stay do not concede 20 or compromise any claim or defense in support or against the award of attorney's fees in this 21 case. In support of this stipulation, Plaintiff and Federal Defendants state as follows: 22 1. Plaintiff intends to seek an award of attorney's fees and costs under the Equal 23 24 Access to Justice Act ("EAJA") and under the Endangered Species Act ("ESA") citizen suit 25 provision. 26 2. This Court entered judgment in this matter on May 30, 2017. ECF No. 142. 27 3. Plaintiff noticed its appeal to the Ninth Circuit on May 31, 2017. ECF No. 143. 28 STIP. AND [PROPOSED] ORDER TO STAY PL.'S MOT. FOR ATT'Y'S FEES AND COSTS Conservation Congress v. U.S. Forest Serv., No. 2:13-cv-01977-JAM-DB

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4. Under Local Rule 293, "[m]otions for awards of attorneys' fees to prevailing parties pursuant to statute shall be filed not later than twenty-eight (28) days after entry of final judgment."

5. EAJA requires a party to file an application for fees and other expenses within 30 days of an unappealable final judgment. 28 U.S.C. § 2412(d)(1)(B). A "final judgment" under EAJA is "a judgment that is final and not appealable." *Id.* § 2412(d)(2)(G).

6. Under the ESA citizen suit provision, "[u]nless a statute or a court order provides otherwise," an application for attorney's fees and expenses must "be filed no later than 14 days after the entry of judgment." *See* Fed. R. Civ. P. 54(d)(2)(B)(i).

7. The Ninth Circuit resolved Plaintiff's appeal adversely to Plaintiff, and issued its mandate in this case on August 1, 2019.

8. Although the Court's May 30, 2017, Judgment was not final for purposes of EAJA or the ESA citizen suit provisions, Plaintiff filed its motion for attorney fees in an abundance of caution to comply with the technical requirements of Local Rule 293. ECF Docs Nos. 151, 192. At the request of Federal Defendants, Plaintiff filed a Renewed Motion for Attorney Fees and Costs on August 6, 2019. ECF Doc. No. 192. Plaintiff has not yet filed a Memorandum Brief in Support of its Motion for Attorney Fees and Costs in this matter.

9. The parties represent to the Court that they desire to resolve the matter of the amount of attorney fees and costs to be paid – if any – in the most expeditious and efficient manner possible. Specifically, the parties believe that the matter of attorney fees and costs is susceptible to resolution by a good faith negotiation and settlement. The parties desire to proceed towards a final resolution of this case in that manner, and without further judicial intervention or litigation on the matter of fees and costs.

STIP. AND [PROPOSED] ORDER TO STAY PL.'S MOT. FOR ATT'Y'S FEES AND COSTS Conservation Congress v. U.S. Forest Serv., No. 2:13-cv-01977-JAM-DB

10. The parties represent to the Court that a stay of proceedings on Plaintiff's Motion for Attorney Fees and Costs is necessary to facilitate a negotiated resolution of the fee and cost issue, and further represent to the Court that the negotiation will be somewhat complicated because of the unusual length and procedural history of this litigation, the fact that Plaintiff was represented by multiple counsel over the case's pendency, and the fact that Plaintiff prevailed on only a subset of its claims.

11. It is within the Court's power to stay briefing on Plaintiff's motion to conserve the resources of the Court and the parties. *See Landis v. N. Am. Co.*, 299 U.S. 248, 254 (1936) ("[T]he power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes on its docket with economy of time and effort for itself, for counsel, and for litigants.").

For these reasons, and for good cause shown, the parties stipulate as follows and request that the Court approve this stipulation:

 Briefing on Plaintiff's motion for attorney's fees and costs is stayed until October 31, 2019.

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2	2. If the parties have not resolved t	he issue of fees and costs by October 31, 2019, they
3	shall jointly inform the Court an	d shall propose to the Court a schedule for briefing
4	Plaintiff's Motion for Attorney I	Fees and Costs pursuant to Local Rule 293.
5	Respectfully submitted this 6th day	of August, 2019.
6		or ruguou, 2017.
7		
8 9	<u>/s/ Steven Sugarman</u> STEVEN SUGARMAN, NM 5717 (pro hac vice)	LAWRENCE VANDYKE Deputy Assistant Attorney General United States Department of Justice
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STIP. AND [PROPOSED] ORDER TO STAY PL.'S MOT. FOR ATT'Y'S FEES AND COSTS Conservation Congress v. U.S. Forest Serv., No. 2:13-cv-01977-JAM-DB

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2		ORDER
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4	The Court having consid-	and the stimulation of the nortice. IT IS SO ODDEDED
5	The Court having considered the stipulation of the parties, IT IS SO ORDERED.	
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7	Dated: August 7, 2019	/s/ John A. Mendez Hon. John A. Mendez
8		United States District Court Judge
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