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California River Watch v. Sweeney et al

## **STIPULATION**

Plaintiff California River Watch ("Plaintiff") and Defendants John D. Sweeney and Point Buckler Club, LLC (also sued as Point Buckler, LLC) (collectively "Defendants) hereby stipulate as follows:

- 1. On March 29, 2017, Plaintiff served Defendants with (1) Plaintiff's First Requests
  For Admission to Defendant John Donnelly Sweeney, (2) Plaintiff's First Request For Production of
  Documents and ESI to Defendant John Donnelly Sweeney, and (3) Plaintiff's First Set of
  Interrogatories to Defendant John Donnelly Sweeney.
- 2. Federal Rule of Civil Procedure 29 provides, in pertinent part, that "Unless the court orders otherwise, the parties may stipulate that: . . . (b) other procedures governing or limiting discovery be modified—but a stipulation extending the time for any form of discovery must have court approval if it would interfere with the time set for completing discovery, for hearing a motion, or for trial."
- 3. On February 24, 2017, the Court took under submission Defendants' motion to dismiss, and set a case management conference for June 8, 2017.
- 4. On June 1, 2017, the Court vacated the June 8, 2017 case management conference, and reset it to July 6, 2017 at 2:30 p.m.
- 5. In light of Defendants' pending motion, which if granted would moot Plaintiff's discovery requests, and the rescheduled case management conference, the parties hereby stipulate to extend until July 14, 2017 Defendants time to respond to the discovery requests listed in paragraph 1 above.
- 6. This stipulation will not interfere with the time set for completing discovery, for hearing a motion, or for trial, because there are no such dates currently set.
- 7. In addition, Plaintiff agrees to re-notice the deposition of Defendant John Donnelly Sweeney to a date after July 14, 2017.

1	DATED: June 12, 2017.	Briscoe Ivester & Bazel LLP  By: Lawrence S. Bazel Attorneys for Defendants JOHN D. SWEENEY and POINT BUCKLER CLUB, LLC (also sued as Point Buckler, LLC)
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7	DATED: June 12, 2017.	LAW OFFICE OF JACK SILVER
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9		Dyy /a/ Jack Silver
10		By: /s/ Jack Silver Jack Silver
11		Attorney for Plaintiff CALIFORNIA RIVER WATCH
12	DATED: June 12, 2017.	By: /e/ Edward E. Yates Edward E. Yates Attorney for Plaintiff CALIFORNIA RIVER WATCH
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18	IT IS SO ORDERED.	
19	DATED: June 21, 2017.	UNITED STATES DISTRICT JUDGE
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