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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

VINEYARD BRANDS, INC., a California  
Corporation

No. C 11-00589 WHA

Plaintiff,

v.

**ORDER DENYING  
STIPULATED REQUEST  
TO STAY ACTION**

VIÑA DOÑA PAULA, S.A., an Argentina  
Corporation, and VIÑA SANTA RITA,  
S.A., a Chile Corporation,

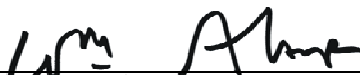
Defendants.

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On April 5, the parties filed a stipulation and proposed order to stay this action pending resolution of a motion to transfer a related action to this district from Florida. The parties represent that the motion to transfer will be fully briefed by April 21, and that “a temporary stay of both this action and the Florida Action will promote efficiency and judicial economy until the Florida court rules on the Motion to Transfer, as this ruling will determine the forum in which the parties’ claims should be litigated” (Dkt. No. 15 at 2). Good cause to stay this action has not been shown. The parties’ stipulated request for a temporary stay is **DENIED**.

**IT IS SO ORDERED.**

Dated: April 5, 2011.

  
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WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE