26

27

28

1		
2		
3		
4		
5	UNITED STATES DISTRICT COURT	
6	NORTHERN DISTRICT OF CALIFORNIA	
7		
8 9	SECURITIES AND EXCHANGE COMMISSION,	No. C-12-1288 EMC
10	Plaintiff,	ORDER GRANTING IN PART AND
11	JAMES MICHAEL MURRAY,  Defendant.	DENYING IN PART DEFENDANT'S MOTION TO STAY (Docket No. 27)
12		
13		
14	/	
15		
16	Defendant has moved to stay the instant civil action because of a pending criminal action	
17	against him. In Keating v. Office of Thrift Supervision, 45 F.3d 322 (9th Cir. 1995), the Ninth	
18	Circuit provided the governing standard as to when a civil action should be stayed because of a	
19	pending criminal action. Applying that standard, the Court <b>GRANTS</b> in part and <b>DENIES</b> in part	
20	Defendant's motion. Plaintiff shall be permitted to take the third-party discovery discussed at the	
21	hearing (i.e., document discovery). Allowing Plaintiff to take third-party discovery will not infring	
22	on Defendant's Fifth Amendment rights. Defendant may also engage in third-party discovery.	
23	IT IS SO ORDERED.	
24		
25	Dated: August 28, 2012	

EDWARD M. CHEN United States District Judge