

In December of last year, this action was stayed pending decisions from the Ninth Circuit in Jones v. ConAgra Foods, No. 14-16327, Brazil v. Dole Packaged Foods, LLC, No. 14-17480, and Kosta v. Del Monte Foods, No. 15-16974. The stay order required plaintiff to file a notice 20 upon the issuance of a decision on the merits in any of those three appeals, and indicated the Court would then lift the stay, continue it pending disposition of the remaining appeals, or solicit further briefing.

23 Prior to a decision issuing in any of those cases, plaintiff filed a motion to lift the stay 24 arguing, (1) Brazil has been heard, and a decision is imminent; (2) a decision may soon issue in 25 Briseno v. ConAgra Foods, Inc., No. 15-55727 (9th Cir. filed May 13, 2015), which is a case plaintiff contends is even more likely to provide the guidance contemplated by the stay order, and; 26 27 (3) circumstances exist suggesting both that decisions in Jones and Kosta may be substantially 28 delayed and that those cases may ultimately be decided on procedural grounds not instructive here,

16

17

18

19

21

22

and; (4) recent district court decisions on class certification motions demonstrate that waiting for
further appellate guidance is unnecessary. After plaintiff's motion was filed, an unpublished
memorandum disposition has issued in Brazil. In essence, plaintiff's motion requests the Court to
decide it will not await decisions in Jones and/or Kosta, and instead to rule now that the stay will
be lifted upon issuance of a decision in Briseno, with defendants' opposition to class certification
to be due two weeks thereafter.

The motion is denied. Plaintiff may file notice when any decision in Briseno is filed. At that juncture, an order lifting the stay, or continuing the stay, as may appear appropriate, will issue. Any order lifting the stay will address the issues of whether plaintiff should supplement the class certification briefing and how much time defendants should be allowed for filing opposition. The parties' views on those issues will be solicited at that point in time, if necessary. Defendants are advised that while it is unlikely that they will be ordered to file opposition in as little as two weeks, a time period substantially longer than that will not be allowed unless further briefing in support of the motion is requested from plaintiff.

## IT IS SO ORDERED.

Dated: November 3, 2016

XI

RICHARD SEEBORG United States District Judge