1	CHRISTOPHER J. PASSARELLI (CSB # 241174)	
1	cpassarelli@dpf-law.com	
2	JOY L. DURAND (CSB # 245413) DICKENSON, PEATMAN & FOGARTY	
3	1455 First Street, Ste. 301	
4	Napa, California 94559 Telephone: (707) 252-7122	
5	Attorneys for Plaintiff	
6	JC WAUGH WINE CO. LLC	
7	PETER M. BRODY (pro hac vice)	
8	peter.brody@ropesgray.com ROPES & GRAY LLP	
9	2099 Pennsylvania Avenue, N.W. Washington, DC 20006-6807 Telephone: (202) 508-4600	
10		
11	MARTA F. BELCHER (CSB # 306738) marta.belcher@ropesgray.com	
12	ROPES & GRAY LLP	
13	1900 University Avenue, 6th Floor	
14	East Palo Alto, California 94303-2284 Telephone: (650) 617-4000	
15	Attorneys for Defendants BRONCO WINE COMPANY,	
16	PANTHER ROCK WINES, LLC,	
17	CLASSIC WINES OF CALIFORNIA, and BARREL TEN QUARTER CIRCLE, INC.	
18	BARREL TEN QUARTER CIRCLE, INC.	
		ES DISTRICT COURT
19	NORTHERN DISTRICT OF CALIFORNIA	
20	JC WAUGH WINE CO. LLC,	CASE NO. 3:16-cv-06953 EMC
21	ŕ	
22	Plaintiff,	STIPULATED MOTION TO SUSPEND PROCEEDINGS AND STAY ALL
23	vs.	DEADLINES; [PROPOSED] ORDER
	BRONCO WINE COMPANY, PANTHER	
24	ROCK WINES, LLC, CLASSIC WINES OF CALIFORNIA, BARREL TEN	
25	QUARTER CIRCLE, INC. and DOES 1-14,	
26	,	
27	Defendants.	
28		

1	Plaintiff JC Waugh Wine Co. LLC ("Plaintiff") and Defendants Bronco Wine Company,	
2	Panther Rock Wines, LLC, Classic Wines of California, Barrel Ten Quarter Circle, Inc.	
3	(collectively, "Defendants") (each a "Party"), through their respective counsel, hereby stipulate	
4	and as follows:	
5	The parties in this proceeding have reached a settlement in principle. However, the	
6	deadline for mediation is set to occur on July 12, 2017, and the parties still need to prepare and	
7	finalize a written settlement agreement. Accordingly, the parties, by signature of their counsel	
8	below, respectfully move this Court to suspend proceedings and stay all deadlines in this matter	
9	for thirty (30) days while the parties attempt to finalize the settlement agreement and dismiss the	
10	case.	
11		
12		
13	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
14	DICKENSON, PEATMAN & FOGARTY	
15		
16	Dated: July 12, 2017  By: /s/ Christopher J. Passarelli Christopher J. Passarelli	
17	Joy L. Durand	
18	Attorneys for Plaintiff, JC WAUGH WINE CO. LLC	
19	JC WAUGH WINE CO. LLC	
20	ROPES & GRAY LLP	
21	ROFES & ORAT LLF	
22	Dotad: July 12 2017 Produ	
23	Dated: July 12, 2017  By: /s/ Peter M. Brody Peter M. Brody Marta F. Belcher	
24		
25	Attorneys for Defendants, BRONCO WINE COMPANY, PANTHER ROCK WINES, LLC, CLASSIC WINES OF	
26	CALIFORNIA, and BARREL TEN QUARTER	
27	CIRCLE, INC.	
28		

## [PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS ORDERED that proceedings in this matter be suspended and all deadlines be stayed for thirty (30) days so that the parties may attempt to finalize a settlement agreement and dismiss the case. Status reset from 8/10/17 to 9/21/17 at 10:30 a.m. An update of the proceedings in this matter be suspended and all deadlines be stayed for thirty (30) days so that the parties may attempt to

Dated:

7/13/17

STATES DISTRICT COLUMN TO STATE STATES DISTRICT COLUMN TO STATES DISTRICT COLUMN

Status reset from 8/10/17 to 9/21/17 at 10:30 a.m. An updated joint status report shall be filed by 9/14/17.

Edward M. Chen
Edward States District Judge