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1 2 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5 6 Goldsmith v. U.S. Bank 2:15-cv-00991-MMD-PAL 7 Bank of America v. Woodcrest HOA 2:15-cv-01193-MMD-GWF Wells Fargo v. Tides I HOA 2:15-cv-01204-MMD-PAL 8 2:15-cv-01308-MMD-NJK Nationstar v. Aurora Canyon HOA 2:15-cv-01597-MMD-NJK Nationstar v. Shara Sunrise HOA 9 Nationstar v. Augusta Belford and Ellingwood HOA 2:15-cv-01705-MMD-PAL 1290 Village Walk Trust v. Bank of America 2:15-cv-01903-MMD-PAL 10 Bank of New York Mellon v. Log Cabin Manor HOA 2:15-cv-02026-MMD-CWH US Bank v. Ski Way Trust 2:16-cv-00066-MMD-GWF 11 Bank of New York Mellon v. Imagination North 2:16-cv-00383-MMD-NJK Bank of America v. Green Valley South 2:16-cv-00424-MMD-PAL 12 Bank of America v. Inspirada Community Assoc. 2:16-cv-00438-MMD-VCF Bank of America v. Sunrise Ridge 2:16-cv-00467-MMD-CWH 13 Deutsche Bank v. Independence II HOA 2:16-cv-00536-MMD-VCF 2:16-cv-00605-MMD-VCF Bank of America v. Inspirada Community Assoc. 14 Bank of America v. Peccole Ranch Community Assoc. 2:16-cv-00660-MMD-CWH Nationstar v. SFR Investments Pool 2:16-cv-00703-MMD-GWF 15 Bank of Amierca v. Treo North and South HOA 2:16-cv-00845-MMD-NJK Wells Fargo v. SFR Investments Pool 3:15-cv-00240-MMD-VPC 16 US Bank v. Thunder Properties 3:15-cv-00328-MMD-WGC PNC Bank v. Wingfield Springs Community Assoc. 3:15-cv-00349-MMD-VPC 17 Nationstar v. Highland Ranch HOA 3:15-cv-00375-MMD-VPC 3:15-cv-00477-MMD-VPC US Bank v. White Lake Ranch Assoc. 18 GMAT Legal Title Trust v. SFR Investments Pool 3:15-cv-00518-MMD-WGC Bank of New York Mellon v. Thunder Properties 3:16-cv-00097-MMD-WGC 19 Bank of America v. North Truckee Townhomes HOA 3:16-cv-00135-MMD-VPC Bank of America v. Grand Sierra Resort Unit Owners 3:16-cv-00146-MMD-WGC 20 Bank of America v. Tenaya Creek HOA 3:16-cv-00158-MMD-WGC Bank of America v. Southwest Meadows HOA Bank of America v. The Siena HOA 3:16-cv-00183-MMD-VPC 21 3:16-cv-00188-MMD-VPC Ditech Financial v. Highland Ranch HOA 3:16-cv-00194-MMD-WGC 22 Bank of America v. Aspen Meadows 3:16-cv-00413-MMD-WGC US Bank v. Fairway Pines Assoc. 3:16-cv-00446-MMD-VPC 23 24 ORDER Staying Case Pending Issuance of Mandate in 25

Bourne Valley Court Trust v. Wells Fargo Bank and Denying Pending Motions without Prejudice

The above referenced cases arise out of a homeowner's association ("HOA") foreclosure and involve a constitutional due process challenge to Nevada Revised

Statute Chapter 116's notice provisions. On August 12, 2016, the Ninth Circuit Court of Appeals, in a 2-1 panel decision, found that Chapter 116's notice provisions as applied to nonjudicial foreclosure of an HOA lien before the 2015 amendment to be facially unconstitutional. *Bourne Valley Court Trust v. Wells Fargo Bank, NA,* No. 15-15233, 2016 WL 4254983 (9th Cir. Aug. 12, 2016). The *Bourne Valley* decision obviously has profound impact on each case. Accordingly, the Court finds that it is appropriate to *sua sponte* impose a temporary stay until the mandate is issued in *Bourne Valley*.

A district court has discretionary power to stay proceedings in its own court. Landis v. N. Am. Co., 299 U.S. 248, 254-55 (1936); see also Lockyer v. Mirant Corp., 398 F.3d 1098, 1109 (9th Cir. 2005). "A trial court may, with propriety, find it is efficient for its own docket and the fairest course for the parties to enter a stay of an action before it, pending resolution of independent proceedings which bear upon the case." Leyva v. Certified Grocers of Cal., Ltd., 593 F.2d 857, 863 (9th Cir. 1979). "When considering a motion to stay, the district court should consider three factors: (1) potential prejudice to the non-moving party; (2) hardship and inequity to the moving party if the action is not stayed; and (3) the judicial resources that would be saved by avoiding duplicative litigation if the cases are in fact consolidated." Pate v. Depuy Orthopaedics, Inc., No. 2:12-cv-01168-MMD-CWH, 2012 WL 3532780, at *2 (D. Nev. Aug. 14, 2012) (quoting Rivers v. Walt Disney Co., 980 F. Supp. 1358, 1360 (C.D. Cal. 1997)) (internal quotation marks omitted). See also Dependable Highway Exp., Inc. v. Navigators Ins. Co., 498 F.3d 1059, 1067 (9th Cir. 2007).

These three factors weigh in favor of a brief temporary stay. A temporary stay would promote judicial economy, particularly given *Bourne Valley's* ruling's effect on the due process issue raised in each case. Any potential hardship or prejudice would be minimal in light of the brief duration of the stay until a mandate is issued in *Bourne Valley*. In fact, a stay would benefit the parties as they assess *Bourne Valley*'s import without having to file any unnecessary supplemental briefing.

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It is therefore ordered that the above referencedactions are temporarily stayed. Upon the Ninth Circuit's issuance of the mandate in *Bourne Valley*, the parties in each case may move to lift the stay. Until that time, all proceedings are stayed.

It is further ordered that all pending motions are denied without prejudice to their refiling within thirty (30) days after the stay is lifted.

DATED THIS 19th day of August 2015.

MIRANDA M. DU UNITED STATES DISTRICT JUDGE