Zimmerman	v. Smith's Food & Drug Centers, Inc.	
1	Whitney C. Wilcher, Esq.	
2	THE WILCHER FIRM Nevada State Bar No. 7212	
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8	UNITED ST	ATES DISTRICT COURT
9	DISTI	RICT OF NEVADA
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11	Kevin Zimmerman, an Individual	Civil Action No: 2:17-cv-00974-GMN-GWF
12	Plaintiff,	
13	v.	STIPULATED MOTION AND ORDER TO STAY PROCEEDINGS
14	Smith's Food & Drug Centers, Inc.,	
15	Defendant.	
16		
17		
18	Plaintiff Kevin Zimmerman and	Defendant Smith's Food & Drug Centers, Inc., by and
19	through their respective undersigned cou	unsel, hereby move this Court for and Order staying all
20	proceedings. A stay in this matter wo	uld be appropriate until the resolution of the pending
21	Motion to Dismiss to be filed by the Nevada Attorney General in Zimmerman v. GJS Group,	
22	Inc., 2:17-cv-00304-GMN-GWF.	
23	<u>Fac</u>	ctual Background
24	On August 8, 2017, the State of I	Nevada ex rel. Adam Paul Laxalt, the Nevada Attorney
25	General moved to intervene in Zimmerman v. GJS Group for the limited purpose of seeking	
26	consolidation of similar actions, including this Case, filed by the Plaintiff in Zimmerman v. GJS	
27	Group and this Action. On October 1	1, 2017, this Court ordered, in part, that the State of
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Nevada's Motion to Intervene is granted and the State of Nevada may move for consolidation of this action and other actions filed by Plaintiff Zimmerman. The Parties file this Stipulated Motion to Stay in anticipation of the motion to consolidate this action and the State of Nevada's Motion to Dismiss all consolidated cases.

Legal Memorandum

"The power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes on its own docket with economy of time and effort for itself, for counsel, and for litigants." LaSala v. Needham & Co., Inc., 399 F. Supp. 2d 421, 427 (S.D.N.Y. 2005) (quoting Landis v. N. Am. Co., 299 U.S. 248, 254, 57 S. Ct. 163 (1936)).

In this Action, this Court has set a scheduling order which the parties have followed. The upcoming dates require the parties to continue participation in the litigation including disclosure of documents, identifying expert witnesses, deposing individuals, moving for dispositive rulings, and other dates designed to lead this case to a prompt trial date. It would not be economical for the parties to this action to pay attorneys' fees, expert costs, and invest time in pursuit of, or defense against, claims given the State of Nevada's pending motion to consolidate and planned motion to dismiss. It would not be economical for this court to consider and rule upon requests from the parties in light of the State of Nevada's pending motions. All discovery, motions practice, investigations, legal work, and associated efforts would be a waste of resources and a drain on this court's limited resources if the consolidation requested is granted.

If the consolidation requested by the State of Nevada is denied, neither party will be prejudiced, but will still be in a position to pursue or defend against Plaintiff's discrimination claims which occurred on the date alleged in the complaint.

1	The Parties therefore respectfully move for a stipulated order staying all proceedings in
2	this case until after the court in Zimmerman v. GJS Group rules on the State of Nevada's
3	Motion to Consolidate.
4	
5	RESPECTFULLY submitted on this 20th day of November, 2017.
6	
7	/s/ Whitney C. Wilcher/s/ Gregory Francis Hurley_Whitney C. Wilcher, Esq.Gregory Francis Hurley, Esq.THE WILCHER FIRMSheppard Mullin Ricter & Hampton
8	Nevada State Bar No. 7212650 Town Center Dr., 4 th Flr.8465 West Sahara AvenueCosta Mesa, CA 92626
9	Suite 111-236ghurley@sheppardmullin.comLas Vegas, NV 89117Attorney for DefendantDefendantDefendant
10	Email: wcw@nevadaada.comPro Hac ViceAttorney for Plaintiff
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14	IT IS SO ORDERED.
15	George Holey A
16	UNITED STATES MACUSTRATE JUDGE
17	DATED: <u>November 21, 2017</u>
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1	CERTIFICATE OF SERVICE		
2	I hereby certify that on this 20th day of November, 2017, I electronically		
3	filing and transmittal of a Notice of Electronic Filing to the following CM		
4			
5			
6	Gregory Francis Hurley Sheppard Mullin Ricter & Hampton, LLP 650 Town Center Dr., 4 th Flr. Costa Mesa, CA 92626 ghurley@sheppardmullin.com		
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14	by: /s/ Sydney Rogers		
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