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5	Attorney for Defendant D'ANGELO DAVIS		
6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE EASTERN DISTRICT OF CALIFORNIA		
9			
10			
11	THE UNITED STATES OF AMERICA,	CASE NO. 2:98-CR-00114-KJM	
12	Plaintiff,	STIPULATON AND ORDER RE: BRIEFING	
13	V.	SCHEDULE RELATING TO MOTION FOR TURNOVER OF FUNDS IN INMATE TRUST	
14	D'ANGELO DAVIS,	ACCOUNT [ECF NO. 453]	
15	Defendant.		
16			
17	STIPULATION		
18			
19	Plaintiff, the United States of America, by and through its attorney, Assistant United States		
20	Attorney Lynn Trinka Ernce, and defendant, D'Angelo Davis, by and through his counsel of record,		
21	Erin J. Radekin, hereby stipulate, and jointly request, as follows:		
22	1. On September 2, 2022 the court issued an order, pursuant to the parties' stipulation, that any		
23	response from the defense to the government's Motion for Turnover of Funds in Inmate Trust Account,		
24	ECF No. 453 ("the Motion"), be due by September 12, 2022. ECF No. 459. Any reply by the		
25	government was to be due by September 19, 2022. <i>Id</i> .		
26	2. At this time, the defense does not intend to oppose the motion, and is amenable to resolution.		
27	In order to ascertain Mr. Davis's position with regard to any proposed resolution, it is necessary that Ms		
28	Radekin speak to Mr. Davis, who is in prison. N	Is Radekin's assistant has emailed the prison requesting	

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1	that a confidential phone call be set up, and has received an email back indicating we would be	
2	contacted with potential dates. We have not yet been contacted with potential dates for the call, but will	
3	schedule the call as soon as reasonably available.	
4	3. The parties have conferred, and have agreed to a deadline of October 12, 2022 by which to	
5	negotiate the terms of a proposed agreement regarding the funds at issue in the Motion, and to file a	
6	stipulation with the court setting forth the proposed agreement for approval by the court.	
7	IT IS SO STIPULATED.	
8	Dated: September 12, 2022 PHILLIP A. TALBERT	
9	United States Attorney	
10		
11		
12	/s/ Lynn Trinka Ernce	
13	LYNN TRINKA ERNCE	
14	Assistant U.S. Attorney	
15		
16	Dated: September 12, 2022 /s/ Erin J. Radekin	
17	ERIN J. RADEKIN	
18	Attorney for Defendant	
19	D'ANGELO DAVIS	
20		
21	ORDER	
22	Good cause appearing, the parties' stipulation regarding the deadline for a stipulation setting	
23	forth a proposed agreement between the parties as to the funds at issue in Mr. Davis's inmate trust	
24	account is GRANTED. Accordingly, a stipulation by the parties is due by October 12, 2022.	
25	IT IS SO ORDERED.	
26	DATED: September 28, 2022.	
27	Mulle	
28	CHIEF UNITED STATES DISTRICT JUDGE	