	Case 3:19-cv-02769-WHA Document 153 Filed 03/20/20 Page 1 of 2
1	
2	
3	
4	
5	
6	UNITED STATES DISTRICT COURT
7	
8	NORTHERN DISTRICT OF CALIFORNIA
9	
10	STATE OF CALIFORNIA, by and through
11	ATTORNEY GENERAL XAVIER BECERRA, No. C 19-02769 WHA
12	Plaintiff,
13	V. ORDER RE MOTION FOR ENTRY
14	ALEX M. AZAR, in his official capacity as Segmetery of the Department of Health and
15	Secretary of the Department of Health and Human Services; UNITED STATES DEPARTMENT OF HEALTH AND
16	HUMAN SERVICES, AND DOES 1-100,
17	Defendants.
18	
19	Plaintiff State of California has filed a motion for entry of partial judgment under Rule
20	54(b) arguing that it is necessary to allow for appeals of the November 2019 ruling. A Rule
21	54(b) judgment is not warranted here. California was the prevailing party in the November
22	2019 ruling, meaning defendants are the ones that may seek an appeal, not California. The
23	plaintiffs in the companion cases have already stipulated to judgments that dismiss their
24	remaining claims. Given that California may participate as an amicus in the companion cases
25	on appeal, and given that certain APA claims, constitutional claims, and a FOIA claim remain
26	pending, California has not shown good cause for a Rule 54(b) partial judgment.
27	
20	

United States District Court Northern District of California

28

This case will remain in district court pending the unresolved claims. California may participate as an amicus in the appeals process. The motion is accordingly **DENIED**.

## IT IS SO ORDERED.

Dated: March 20, 2020.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE

Northern District of California United States District Court