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8	ASHLEY DURROUGH and TROY ARMSTRONG
9	
10	UNITED STATES DISTRICT COURT
11	DISTRICT OF NEVADA
12	DBLOT NOLE on Litigation Counting Ad
13	BRUCE WOLF, as Litigation Guardian Ad Litem for C.A.R., D.O.B.: 1/19/2002, C.J.R.,
	D.O.B.: 1/17/2005 and G.Y.R., D.O.B: CASE NO. 2:17-cv-02084-JCM-NJK 10/7/2006,
14	Plaintiffs,
15	VS. <u>AMENDED STIPULATION AND ORDER</u> TO EXTEND DISCOVERY
16	(Second Request)
17	CLARK COUNTY, SHAY RIGGS-HORN, ASHLEY DURROUGH, TROY
18	ARMSTRONG AND JOHN AND JANE DOES 1-10.
19	DOLS 1-10.
20	Defendants.
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Pursuant to FRCP 6 and FRCP 26, the parties, by and through their respective counsel of record, hereby stipulate and agree to jointly move this Court for an Order to:

1. Extend the date to disclose initial expert witnesses from 5/10/18 to 8/10/18

2. Extend the date to disclose rebuttal expert witnesses from 6/8/18 to 9/8/18

3. Extend the discovery cut-off date from 7/10/18 to 10/10/18

Extend the date to file dispositive motions from 8/8/18 to 11/8/18; 4.

5. Extend the date to file the Joint Pre-Trial Order from 9/7/18 to 12/7/18. In the event dispositive motions are filed, the date set for filing the Joint Pre-Trial Order shall be suspended until thirty (30) days after the decision of the dispositive motions or further order of the court.

## I. DISCOVERY COMPLETED

Defendant Clark County ("Defendant") made its initial witness and document disclosure pursuant to FRCP 26(a)(1) on 11/2/17. Plaintiffs made their initial witness and document disclosure pursuant to FRCP 26(a)(1) on 10/10/17, and three supplemental disclosures thereafter, the last one made on 4/2/18. Defendants made their first supplemental disclosure and eight supplemental disclosures thereafter, the last one made on 2/26/18. Defendants will make a ninth supplemental disclosure in the near future. Thousands of pages of documents have been produced by the parties in this case and more expect to be produced.

22 Plaintiffs propounded written discovery to Defendant on 12/7/17, which Defendant Defendant propounded written discovery to Plaintiffs, to which Plaintiffs responded to. responded. Plaintiffs issued second interrogatories and requests for production and first requests for admission to Defendants. Those responses are due on 5/23/18. Defendant will issue some 26 additional written discovery to Plaintiffs and/or are waiting for Plaintiffs to supplement their 28 prior discovery responses based on those responses.

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## II. GROUNDS FOR DISCOVERY EXTENSION:

On 4/10/18, Plaintiffs filed a Second Amended Complaint, this time naming Defendant Clark County Department of Family Services, which is an entity that cannot be sued. In addition, the Second Amended Complaint added three new Defendants -- Shay Riggs-Horn, Ashley Durrough and Troy Armstrong. Mr. Armstrong is currently deployed and is not expected to return to his employment in or about June 2018. Plaintiffs' recent discovery refers to and requires information from Mr. Armstrong. The discovery responses are due on 5/23/18. On 5/16/18, Plaintiffs filed a Third Amended Complaint against Clark County, etc., after the deadline to make initial expert disclosures in this case had passed on 5/10/18. Thus, the Third Amended Complaint was filed 6 days after the initial expert disclosure deadline had passed. Plaintiffs' Third Amended Complaint added no new claims but changed Defendant "Clark County Department of Family Services," which is not a suable entity, to Defendant "Clark County."

1.6The parties request an extension to all discovery deadlines by 90 days. The deadline to 17 make initial expert disclosures was 5/10/18. (ECF No. 46 and 47). When a request to extend a 18 deadline is filed after the deadline has expired, Local Rule 26-4 and Local Rule IA 6-1 both 19 require that the movants "demonstrate that the failure to act was the result of excusable neglect." 20 There is good cause for and excusable neglect justifying an extension of the discovery deadlines, 2122 including the initial expert deadline that has passed, because new parties have been added that 23 need to make an appearance and have input in all discovery including expert disclosures, 24 Plaintiffs filed the Third Amended Complaint five days ago after the deadline to make initial 25 expert disclosures had passed, the parties tried to but were unsuccessful in obtaining this 26 extension before the deadline had passed and before the Third Amended Complaint was filed 27 although they submitted a stipulation (ECF No. 72 and 73), additional discovery needs to be 28

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done, deployment issues, and expert disclosures need to be made. Therefore, the parties hereby stipulate and request that this Court extend discovery in the above-captioned case for another 90 days, up to and including 10/10/18, due to the special circumstances indicated above that support this request. In light of all of the above, the parties agree that in the interests of fairness and given what occurred above, that there is good cause to extend the deadlines, including the one deadline that has passed.

III. DISCOVERY THAT REMAINS TO BE COMPLETED:

A. Plaintiffs:

- Plaintiffs would like to take the depositions of Defendant's employees once it has received and reviewed Defendant's documents;
- 2. Plaintiffs may propound further written discovery once they have reviewed the documents in this case; and
- 3. Plaintiffs issued their initial expert disclosure on May 11, 2018, the same day the Court denied the original stipulation seeking an extension without prejudice. Plaintiffs will need additional time to designate additional expert witnesses after Plaintiffs have had an opportunity to view Defendants responses to Plaintiffs' outstanding discovery requests and Defendants' own expert witness disclosures.
- B. Defendant:

Defendants would like to take the depositions of the Tabitha Thomas,
Wesley Rees, Alicia Hines, and various State of Nevada, Oregon DHS and Washington DSHS
witnesses to be determined once Defendants have reviewed Plaintiff's recent disclosure of
substantive documents from Oregon and conducts other discovery;

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Defendants will propound additional written discovery to Plaintiffs;

	l	3. Defendants will respond to Plaintiffs' additional written discovery on
	2	5/23/18; and
	3	4. Defendants require additional time to designate experts and
	4	consider rebuttal experts; and
	5 6	The parties will continue to work together to get the remaining discovery done and
	7	depositions completed.
	8	IV. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY:
	9	The parties have agreed to extend all of the discovery deadlines in this case by 90 days,
	10	as set forth below:
RSKI	11	1. Extend the date to disclose initial expert witnesses from 5/10/18 to 8/10/18
s of ArGELO & STOBERSKI representation me Avenue da 80129 piter (2023 333-0701	12	2. Extend the date to disclose rebuttal expert witnesses from 6/8/18 to 9/7/18
Officers of LOV ANGELO & STO and Computation Experts Avenue Neveda 801 29 (elecoptor (702) 333-0701	13 1,4	3. Extend the discovery cut-off date from 7/10/18 to 10/10/18
unt Officers RMLEY., Issional Co Issi Cheyem Issi Cheyem Issi, Never Telecop	15	4. Extend the date to file dispositive motions from 8/8/18 to 11/8/18;
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	24	Submitted by: OLSON, CANNON, GORMLEY
	26 27 28	/s/ Felicia Galati, Esq. FELICIA GALATI, ESQ. 9950 West Cheyenne Avenue Las Vegas, NV 89129 Attorney for Defendants 6

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