Thomas et al v	. Clar			
		Case 2:22-cv-00899-GMN-NJK Document 21	Filed 03/22/23 Page 1 of 6	
	1	LYSSA S. ANDERSON		
		Nevada Bar No. 5781		
	2	RYAN W. DANIELS Nevada Bar No. 13094		
	3	KAEMPFER CROWELL		
	4	1980 Festival Plaza Drive, Suite 650 Las Vegas, Nevada 89135		
		Telephone: (702) 792-7000		
	5	Fax: (702) 796-7181 landerson@kcnvlaw.com		
	6	rdaniels@kcnvlaw.com		
	7	Attorneys for Defendant		
Las Vegas Metropolitan Police Department         8				
	0			
	9	UNITED STATES DISTRICT COURT		
	10	DISTRICT OF NEVADA		
	11			
		DAICHENA THOMAS, individually and as the	CASE NO.: 2:22-cv-0899-GMN-NJK	
	12	personal representative of Estate of Palmer Pearce Joseph Wright; DANA THOMAS, individually;		
	13	DEVONTAY THOMAS, individually; DELON	STIPULATION TO EXTEND	
	14	ARMSTRONG, individually; JOHNTAE WILLIAMS, individually; GERMAINE	DISCOVERY DEADLINES (First Request)	
	1.5	CARMENA, individually,	(ECF No. 16)	
	15	Plaintiffs,		
	16	VS.		
	17	CLARK COUNTY; LAS VEGAS		
	18	METROPOLITAN POLICE DEPARTMENT; CLARK COUNTY DETENTION CENTER;		
		WELLPATH, LLC; CORRECT CARE		
	19	SOLUTIONS, LLC; J. MARCOS, RN; EARL D. SALVIEJO, NP; TANJA WASIELEWSKI, RN; H.		
	20	TADDEO, RN; ACE T., RN; LARS WILLIAMS,		
	21	RN; H. HANNASH, RN; DAVID OLIPHANT, PA; LPN ALEXIA; BECKY S. CHRISTENSEN,		
		RN; RAY MARTIN MONTENEGRO, NP; KATE		
NELL 1 Drive 89135	22	PURCELL, RN; DOES I through C, inclusive, and ROE CORPORATIONS I through II, inclusive,		
AEMPFER CROWELL 0 Festival Plaza Drive Suite 650 Vegas, Nevada 89135	23	Defendants.		
sti Su Jas,	24	Defendants.		

KAEMPFER Cr 1980 Festival P Suite 65 Las Vegas, Neva

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IT IS HEREBY STIPULATED AND AGREED between the parties, Las Vegas 1 Metropolitan Police Department ("LVMPD"); Wellpath, LLC; Correct Care Solutions, LLC; J. 2 Marcos, RN; Earl D. Salviejo, NP; Tanja Wasielewski, RN; H. Taddeo, RN; Ace T. RN; Lars 3 Williams, RN; H. Hannash, RN; David Oliphant, PA, LPN Alexia; Becky S. Christensen, RN; 4 5 Ray Martin Montenegro, NP, and Kate Purcell, RN's ("Wellpath Defendants"); and Plaintiffs, 6 Daichena Thomas, Dana Thomas, Devontary Thomas, Delon Armstrong, Johntae Williams, and Germanine Carmena, ("Plaintiffs"), by and through their respective counsel that the discovery 7 cut-off date of June 12, 2023, be continued for a period of 120 days up to and including October 8 9 10, 2023, for the purpose of allowing the parties to complete written discovery, obtain records 10 from third-parties, disclose expert and rebuttal expert reports, and take depositions.

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#### I. DISCOVERY COMPLETED TO DATE

12 All parties have provided their initial Rule 26 Disclosures and produced supplemental disclosures. LVMPD served written discovery (interrogatories, requests for production of 13 14 documents and requests for admissions) on Plaintiffs which responses and supplemental responses were made. LVMPD served numerous third-party subpoenas. 15 The parties have retained expert witnesses. Recently, Wellpath Defendants served written discovery on each 16 17 individual Plaintiff. The parties held a telephonic meet and confer on March 14, 2023 to discuss an extension for the individual Plaintiffs to provide responses to the written discovery, extending 18 19 discovery deadlines and setting the depositions of each individual Plaintiff. The parties agreed 20 that Plaintiffs will respond to the written discovery on or before May 15, 2023 and depositions of the individual Plaintiffs will take place after the discovery responses have been made. 21

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# II. DISCOVERY YET TO BE COMPLETED

On January 6, 2023, LVMPD served numerous third-party subpoenas to obtain medical records of Palmer Pearce Wright ("Wright"). Four providers still have not responded despite

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several demands. LVMPD will be filing motions to compel if responses are not received by
 March 18, 2023.

Each of the individual Plaintiffs will respond to Wellpath's written discovery requests on
or before May 15, 2023. The depositions of the parties and third-party witnesses will be taken.
The parties will disclose expert reports and any necessary rebuttal expert reports.

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#### III. REASONS WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED

The parties have been diligent in proceeding with discovery in this matter. The claims in
this matter involve the death of a former Clark County Detention Center ("CCDC") detainee,
Wright. Many of the issues pertain to the medical care of Wright prior to his arrest, during his
detention at CCDC, and prior to his death. The information surrounding these issues is
extensive. Moreover, there are six Plaintiffs and numerous Defendants.

There was a delay in obtaining a signed medical authorization from Plaintiffs that resulted in LVMPD filing a Motion to Compel, [ECF No. 18]. Plaintiffs and LVMPD were able to work through their discovery dispute and LVMPD served numerous third-party subpoenas after obtaining signed medical authorizations. Some responses have been received, but there are still four providers that have not responded. LVMPD has sent several demand letters and anticipates it may need to file motions to compel in order to obtain Wright's medical records.

Finally, Wellpath recently served written discovery on each of the six individual Plaintiffs. Plaintiffs' Counsel has requested—and Wellpath defendants have agreed to—a 60day extension to respond to the discovery. The parties are currently coordinating the depositions of each of the six individual Plaintiffs as well. It will be necessary, at a minimum, for the parties to have made and received responses to written discovery and Subpoenas prior to any experts making their initial reports. For all these reasons, the parties need additional time to complete discovery.

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# **1 IV. PROPOSED EXTENDED DEADLINES**

The parties respectfully request this Court enter an order as follows: 2 **Discovery Deadline.** 3 **(A)** The current discovery cut-off date of June 12, 2023, should be extended for a period of 4 5 120 days, up to and including October 10, 2023. **(B) Experts and Rebuttal Experts.** 6 The parties shall disclose expert reports on or before August 11, 2023, which is 60 days 7 prior to the close of discovery. 8 9 Any rebuttal disclosures will be made by the parties on or before September 11, 2023, which is 30 days prior to the close of discovery. 10 11 **(C) Dispositive Motions.** 

All pretrial motions, including but not limited to, discovery motions, motions to dismiss,
motions for summary judgment, and all other dispositive motions shall be filed and served no
later than 30 days after the close of discovery, or by November 9, 2023.

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#### (D) Motions in Limine/*Daubert* Motions.

Under LR 16-3(b), any motions in limine, including *Daubert* motions, shall be filed and
served 30 days prior to the commencement of Trial. Oppositions shall be filed and served and
the motion submitted for decision 14 days thereafter. Reply briefs will be allowed only with
leave of the Court.

(E) Pretrial Order.

Pursuant to LR 26(1)(e)(5), the Joint Pretrial Order shall be filed with this Court no later than 30 days after the date set for filing dispositive motions, or by **December 11, 2023**, unless dispositive motions are filed, in which case the date for filing the Joint Pretrial Order shall be suspended until 30 days after the decision on the dispositive motions or further order of this

Court. The disclosures required by Fed. R. Civ. P. 26(a)(3) and any objections shall be included
 in the final pretrial order.

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# (F) Extensions or Modification of the Discovery Plan and Scheduling Order.

In accordance with LR 26-3, applications to extend any date set by the discovery plan, 4 5 scheduling order, or other order must, in addition to satisfying the requirements of LR 6-1, be supported by a showing of good cause for the extension. All motions or stipulations to extend a 6 deadline set forth in a discovery plan shall be received by the Court not later than 21 days before 7 the expiration of the subject deadline. A request made after the expiration of the subject deadline 8 9 shall not be granted unless the movant demonstrates that the failure to set was the result of 10 excusable neglect. Any motion or stipulation to extend a deadline or to reopen discovery shall include: 11

(a) A statement specifying the discovery completed;

(b) A specific description of the discovery that remains to be completed;

14 (c) The reasons why the deadline was not satisfied or the remaining discovery was
15 not completed within the time limits set by the discovery plan; and

(d) A proposed scheduled for completing all discovery.

This request for an extension is made in good faith and joined by all the parties in this
case. The Request is timely pursuant to LR 26-3. Trial is not yet set in this matter and
dispositive motions have not yet been filed. Accordingly, this extension will not delay this case.
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1	Moreover, since this request is a joint request, neither party will be prejudiced. The			
2	extension will allow the parties the necessary time to finish discovery.			
3	DATED this 21st day of March, 2023.			
4	STOVALL & ASSOCIATES	KAEMPFER CROWELL		
5	/s/ Ross H. Moyníhan	/s/ Lyssa S. Anderson		
6	Leslie Mark Stovall Nevada Bar No. 2566	Lyssa S. Anderson Nevada Bar No. 5781		
7	Ross H. Moynihan Nevada Bar No. 11848	Ryan W. Daniels Nevada Bar No. 13094		
8	2301 Palomino Lane Las Vegas, NV 89107	1980 Festival Plaza Drive, Suite 650 Las Vegas, Nevada 89135		
9	Attorneys for Plaintiffs	Attorneys for Defendant Las Vegas Metropolitan Police Department		
10		Lus vegus menopolium i once Depuriment		
11	LEWIS BRISBOIS BISGAARD & SMITH LLP			
12				
13	<i>/s/ Ethan M. Featherstone</i> S. Brent Vogel			
14	Nevada Bar No. 6858 Ethan M. Featherstone			
15	Nevada Bar No. 11566 6385 S. Rainbow Blvd., Ste. 600			
16	Las Vegas, NV 89118			
17	Attorneys for Defendants WellPath, LLC; Correct Care Solutions, LLC;			
18	J. Marcos, RN; Earl D. Salviejo, NP; Tanya Wasielewski, RN; H. Taddeo, RN; Ace T. RN;			
19	Lars Williams, RN; H. Hannash, RN; David Oliphant, PA; LPN Alexia; Becky S.			
20	Christensen, RN; Ray Martin Montenegro, NP; and Kate Purcell, RN			
21	ORI	DER		
22	IT IS SO ORDERED.	NK		
23	Dated: March 22 2023 —	ed States Magistrate Judge		
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