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Paher et al v. Nevada Secretary of State et al Case 3:20-cv-00243-l Case 3:20-cv-00243-MMD-WGC Document 84 Filed 06/01/20 Page 1 of 7

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12	*Appearing Pro hac vice Lead Counsel for Plaintiffs			
13	UNITED STATES DISTRICT COURT			
14		Case No.: 3:20-cv-00243		
15	Stanley William Paher et al., <i>Plaintiffs</i>	Plaintiffs' First Motion to Extend		
16		Time to Respond to Motions to Dismiss Amended Complaint		
17	Barbara Cegavske et al., Defendants	(First Request)		
18	This is Plaintiffs' first motion to extend time to respond to all current motions to dismiss			
19	ECF No. 64 (Amended Verified Complaint for Declarato	ry and Injunctive Relief), and Plaintiffs		
20	seek an extension until July 3, 2020 to file oppositions to all dismissal motions. The filing due			
21	dates for oppositions to the current dismissal motions are as follows (as listed on the docket):			
22	Motions Filing Due Date for Oppositions (all 2020)			
23	• ECF No. 71 (Intervenor Defendants' Motion to Dismiss Plaintiffs'			
24	Amended Complaint)			
25	Amended Complaint).	June 2		
	<ul> <li>Amended Complaint).</li> <li>ECF No. 73 (Washoe County Registrar of Voters' Jo</li> </ul>			
26		vinder in Intervenor-		
	• ECF No. 73 (Washoe County Registrar of Voters' Jo	binder in Intervenor- t (ECF #71)) June 2		
26	<ul> <li>ECF No. 73 (Washoe County Registrar of Voters' Jo Defendants' Motion to Dismiss Amended Complain</li> </ul>	binder in Intervenor- t (ECF #71)) June 2 bria to Second Motion		
26 27	<ul> <li>ECF No. 73 (Washoe County Registrar of Voters' Jo Defendants' Motion to Dismiss Amended Complain</li> <li>ECF No. 76 (Opposition of Defendant Joseph P. Glo</li> </ul>	binder in Intervenor- t (ECF #71)) June 2 bria to Second Motion		

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1				
1	[now moot] and Intervenor-Defendants) June 2			
2	• ECF No. 77 (Nevada Secretary of State's Consolidated Motion to Dismiss			
3	and Opposition to Plaintiffs' Second Motion for Preliminary Injunction) June 3			
4	For the reasons set forth in the following Memorandum, Plaintiffs request that they be granted			
5	until <b>July 3, 2020</b> to respond to the foregoing dismissal motions.			
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7	May 26, 2020 Respectfully submitted,			
8	/s/ Amanda L. Narog Amanda L. Narog (Ind. bar #35118-84)*			
9	Amanda L. Narog (Ind. bar #35118-84)* Lead Counsel for Plaintiffs *Appearing Pro Hac Vice			
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14	IT IS SO ORDERED:			
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17	Here Minure de M. Du			
10 19	Hon. Miranda M. Du Chief United States District Judge			
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20 21	DATED:6/1/2020			
21	DATED.			
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#### **Memorandum of Points and Authorities**

In the Motion above, Plaintiffs seek until July 3, 2020 to file their oppositions the listed dismissal motions. As stated in the docket, those oppositions are due on June 2 and 3. *See* Docket Nos. 71 and 77 (entries stating filing due dates).<sup>1</sup>

Plaintiffs require the requested extension for at least four reasons. First, the dismissal motions were filed on May 19 (ECF No. 71) and May 20 (ECF No. 77), as Plaintiffs were rushing to meet a May 21 deadline to reply in support of Plaintiffs' Second Motion for Preliminary Injunction (ECF No. 65) to multiple briefs in opposition (ECF Nos. 72, 74, 75, 77). So some of the time to prepare an opposition to dismissal motions was consumed with responding to preliminary injunction oppositions.

Second, other pressing litigation has and will consume part of the time presently allowed for opposing the dismissal motions. For example, attorneys Bopp and Coleson (who will be drafting the dismissal oppositions at issue and drafted the preliminary injunction briefing recited above) had a preliminary-injunction opposition due Friday, May 22 in *Curtin v. Virginia State Board of Elections*, No. 1:20-cv-00546 (E.D. Va. compl. filed May 13, 2020). In that same case, a hearing is set for May 27, 2020 on that preliminary injunction hearing, the preparation for which likewise has precluded work on the present case. In addition, attorneys Bopp and Coleson have appellate briefs in reply to five appellate briefs that are due June 2 in *Indiana Family Institute v. City of Carmel*, No. 19A-MI-2991 (Ind. Ct. Appeals). Attorneys Corrine L. Youngs and Amanda L. Narog have an appellate brief in reply due May 29 in *The Bopp Law Firm v. Schock for Congress*, No. 19A-CC-02421 (Ind. Ct. Appeals). Attorneys Bopp and Narog have an appellate brief in response due June 1 in *Dimondstein v. Stidman*, No. 19-7161 (D.C.C.). Attorneys Bopp and Coleson are also preparing to file other cases in relation to elections happening in the near future and in November. The current press of these other cases requires that Plaintiffs have the re-

<sup>&</sup>lt;sup>1</sup> The *Washoe* County Registrar joined Intervenor-Defendants' dismissal motion, ECF No. 73), so opposition to that joinder is due the same date as the opposition to Intervernor-Defendants' dismissal motion..

The *Clark* County Registrar joined a mooted Defendants' dismissal motion (ECF No. 62) and Intervenor-Defendants dismissal motion, ECF No. 75, so opposition to that joinder is due the same date as the opposition to Intervenor-Defendants' dismissal motion.

quested extension so their counsel has an opportunity to do their briefing justice and assist this
 Court with their best arguments.

Third, Defendants have filed two dismissal motions that incorporate further briefing so that
additional time is needed for Plaintiffs' counsel to consider and respond to a great deal of argumentation. Intervenor-Defendants' dismissal brief is fifteen pages and references other briefing.
ECF No. 71. The Secretary of State's dismissal brief is ten pages and incorporates by reference
other briefing. ECF No. 77 at 3 n.1, 7 n.2. This volume of opposition briefing requires more time
for Plaintiffs' counsel to prepare appropriate opposition briefing than is currently allowed.

9 Fourth, dismissal motions are of course dispositive. It is one thing to deny a preliminary in-

10 junction, quite another to dismiss a whole case with prejudice as requested. Given this circum-

11 stance Plaintiffs' counsel should be given the adequate time they require and request to prepare

12 fully developed arguments in defense of their case.

### Conclusion

For the reasons shown, Plaintiffs request that they be given the requested extension until

15 July 3 to file oppositions to the current dismissal motions.

16 May 26, 2020

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20 Local Counsel for Plaintiffs
21 Respectfully submitted,

/s/ Amanda L. Narog James Bopp, Jr. (Ind. bar #2838-84)\* jboppjr@aol.com Richard E. Coleson (Ind. bar #11527-70)\* rcoleson@bopplaww.com Corrine L. Youngs (Ind. bar #32725-49)\* cyoungs@bopplaw.com Amanda L. Narog (Ind. bar #35118-84)\* anarog@bopplaw.com True the Vote, Inc. Voters' Rights Initiative The Bopp Law Firm, PC 1 South Sixth St. Terre Haute, IN 47807-3510 Telephone: 812/877-4745 \*Appearing Pro hac vice Counsel for Plaintiffs

IT IS SO ORDERED:

Hon. Miranda M. Du Chief United States District Judge

DATED: \_\_\_\_\_

#### Case 3:20-cv-00243-MMD-WGC Document 84 Filed 06/01/20 Page 6 of 7 **Certificate of Service** 1 2 I hereby certify on May 26, 2020, I served a true and correct copy of the foregoing on the 3 following parties via this Court's CM/ECF electronic filing system to the addresses listed below. 4 Gregory Louis Zunino Courtney A. Elgart Nevada State Attorney Generals Office Perkins Coie LLP 5 100 N Carson Street 700 Thirteenth St, NW Carson City, NV 89701 Ste 800 Washington, DC 20005-3960 6 775-684-1137 Fax: 775-684-1108 202 654 6200 7 Email: GZunino@ag.nv.gov celgart@perkinscoie.com 8 Craig A. Newby Daniel Bravo Wolf, Rifkin, Shapiro, Schulman, & Rabkin, LLP 3556 E. Russell Road, 2nd Floor Office of the Attorney General 9 100 N. Carson Street Las Vegas, NV 89120-2234 Carson City, NV 89701 702-341-5200 (775) 684-1206 10 Email: cnewby@ag.nv.gov Fax: 702-341-5300 11 Email: dbravo@wrslawyers.com Herbert B. Kaplan One South Sierra Street 12 Jonathan P. Hawley Reno, NV 89501 Perkins Coie LLP 1201 Third Avenue 13 775-337-5700 Fax: 775-337-5732 Ste 4900 14 Email: hkaplan@da.washoecounty.us Seattle, WA 98101-3099 206 359 8000 15 Abha Khanna JHawley@perkinscoie.com Perkins Coie LLP 1201 Third Avenue 16 Marc Erik Elias Perkins Coie LLP Ste 4900 Seattle, WA 98101-3099 700 13th Street, NW., Ste. 600 17 206 359 8000 Washington, DC 20005 202-654-6200 18 akhanna@perkinscoie.com Email: melias@perkinscoie.com 19 Henry J. Brewster Perkins Coie LLP Mary-Anne Miller, County Counsel 20 700 Thirteenth St, NW 500 S. Grand Central Parkway Ste 800 Las Vegas, NV 89106 21 Washington, DC 2005-3960 Mary-Anne.Miller@ClarkCountyDA.com 202 654 6200 22 **Bradley Scott Schrager** 23 Wolf, Rifkin, Shapiro, Schulman & Rabkin 3556 E. Russell Rd Las Vegas, NV 89120 24 702-341-5200 Fax: 702-341-5300 25 Email: bschrager@wrslawyers.com 26 27

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