#### DEANER, MALAN, LARSEN & CIULLA 5913

ANTHONY CIULLA aciulla@deanerlaw.com 720 S. Fourth Street, Suite 300 Las Vegas, Nevada 89101 Telephone: (702) 382-6911 Facsimile: (702) 366-0854

### **GOODSILL ANDERSON QUINN & STIFEL**

THOMAS L. BENEDICT	ADMITTED PRO HAC VICE
tbenedict@goodsill.com	
EDMUND K. SAFFERY	ADMITTED PRO HAC VICE
esaffery@goodsill.com	
REGAN M. IWAO	ADMITTED PRO HAC VICE
riwao@goodsill.com	
SCOTT K.D. SHISHIDO	ADMITTED PRO HAC VICE
sshishido@goodsill.com	
First Hawaiian Center, Suite 1600	
999 Bishop Street	
Honolulu, Hawai'i 96813	
Telephone: (808) 547-5600	
Facsimile: (808) 547-5880	

Co-counsel for Plaintiffs CALVIN KAWAMURA and JEANIE KAWAMURA

# IN THE UNITED STATES DISTRICT COURT

# FOR THE DISTRICT OF NEVADA

CALVIN KAWAMURA and JEANIE KAWAMURA,	CASE NO. 2:13-cv-00203
Plaintiffs,	STIPULATION AND OR EXTEND DEADLINE FC PLAINTIFFS TO RESPO
vs. BOYD GAMING CORPORATION, a foreign corporation; M.S.W., INC., a foreign corporation d/b/a MAIN STREET	DEFENDANTS': (1) MC SUMMARY JUDGMENT PLAINTIFFS' CLAIMS F NEGLIGENCE AND PUT

# -JCM-GWF

DER TO )R ND TO TION FOR ΓΟΝ FOR GROSS NITIVE

### STATION CASINO BREWERY HOTEL; JOHN DOES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; and DOE ENTITIES 1-10,

Defendants.

DAMAGES, FILED JANUARY 30, 2015 [DOC. 206]; (2) MOTION FOR SUMMARY JUDGMENT, FILED JANUARY 30, 2015 [DOC. 207]; AND (3) RENEWED MOTION TO EXCLUDE KEN BRAUNSTEIN AS PLAINTIFFS' EXPERT WITNESS AND AS THEIR REBUTTAL EXPERT WITNESS, FILED FEBRUARY 4, 2015 [DOCS. 209 and 210]

No Trial Date Set

### STIPULATION AND ORDER TO EXTEND DEADLINE FOR PLAINTIFFS TO RESPOND TO DEFENDANTS': (1) MOTION FOR SUMMARY JUDGMENT ON PLAINTIFFS' CLAIMS FOR GROSS NEGLIGENCE AND PUNITIVE DAMAGES, FILED JANUARY 30, 2015 [DOC. 206]; (2) MOTION FOR SUMMARY JUDGMENT, FILED JANUARY 30, 2015 [DOC. 207]; AND (3) RENEWED MOTION TO EXCLUDE KEN BRAUNSTEIN AS PLAINTIFFS' EXPERT WITNESS AND AS THEIR REBUTTAL EXPERT WITNESS, FILED FEBRUARY 4, 2015 [DOCS. 209 and 210]

The parties hereto, by and through their undersigned counsel, hereby

STIPULATE and AGREE that:

1. The deadline for Plaintiffs Calvin Kawamura and Jeanie Kawamura

("Plaintiffs") to respond to Defendants Boyd Gaming Corporation and M.S.W., Inc.'s

("Defendants") Motion for Summary Judgment on Plaintiffs' Claims for Gross

Negligence and Punitive Damages, filed January 30, 2015 [Doc. 206], shall be extended

from February 23, 2015 to March 9, 2015.

2. The deadline for Plaintiffs to respond to Defendants' Motion for

Summary Judgment, filed January 30, 2015 [Doc. 207], shall be extended from February 23, 2015 to March 9, 2015.

3. The deadline for Plaintiffs to respond to Defendants' Renewed

Motion to Exclude Ken Braunstein as Plaintiffs' Expert Witness and as their Rebuttal

Expert Witness, filed February 4, 2015 [Docs. 209 and 210], shall be extended from

February 21, 2015 to March 9, 2015.

DATED this 6th day of February, 2015.

### OLSON, CANNON, GORMLEY ANGULO & STOBERSKI

By: <u>/s/ Salvatore C. Gugino</u> WALTER R. CANNON, ESQ. Nevada Bar No. 1505 SALVATORE C. GUGINO, ESQ. Nevada Bar No. 2268 THOMAS D. DILLARD, JR., ESQ. Nevada Bar No. 6270

Attorneys for Defendants BOYD GAMING CORPORATION and M.S.W., INC.

### **GOODSILL ANDERSON QUINN & STIFEL**

By: <u>/s/ Scott K.D. Shishido</u> THOMAS L. BENEDICT, ESQ. Admitted *Pro Hac Vice* EDMUND K. SAFFERY, ESQ. Admitted *Pro Hac Vice* REGAN M. IWAO, ESQ. Admitted *Pro Hac Vice* SCOTT K.D. SHISHIDO, ESQ. Admitted *Pro Hac Vice* 

Co-counsel for Plaintiffs CALVIN KAWAMURA and JEANIE KAWAMURA

#### ORDER

IT IS SO ORDERED February 13, 2015.

Xerre C. Mahan

# UNITED STATES DISTRICT JUDGE

Submitted by:

GOODSILL ANDERSON QUINN & STIFEL

/s/ Scott K.D. Shishido SCOTT K.D. SHISHIDO Admitted Pro Hac Vice

Co-counsel for Plaintiffs CALVIN KAWAMURA and JEANIE KAWAMURA

CALVIN KAWAMURA ET AL. V. BOYD GAMING CORPORATION, A FOREIGN CORPORATION, ET AL.; CASE NO. 2:13-cv-00203-JCM-GWF; *STIPULATION AND ORDER TO EXTEND DEADLINE FOR PLAINTIFFS TO RESPOND TO DEFENDANTS': (1) MOTION FOR SUMMARY JUDGMENT ON PLAINTIFFS' CLAIMS FOR GROSS NEGLIGENCE AND PUNITIVE DAMAGES, FILED JANUARY 30, 2015 [DOC. 206]; (2) MOTION FOR SUMMARY JUDGMENT, FILED JANUARY 30, 2015 [DOC. 207]; AND (3) RENEWED MOTION TO EXCLUDE KEN BRAUNSTEIN AS PLAINTIFFS' EXPERT WITNESS AND AS THEIR REBUTTAL EXPERT WITNESS, FILED FEBRUARY 4, 2015 [DOCS. 209 AND 210].*