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10	CALVIN KAWAMURA and JEANIE) KAWAMURA)	
11	Plaintiffs,	CASE NO.: 2:13-cv-00203-JCM-GWF
12	vs.	
	BOYD GAMING CORPORATION, a	EX PARTE MOTION FOR
	Nevada corporation; M.S.W., INC., a Nevada) corporation, dba MAIN STREET STATION) CASINO, BREWERY and HOTEL; JOHN	EXTENSION OF TIME TO RESPOND TO OPPOSITION AND MOTION FILED ON JUNE 30, 2013
	DOES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; and DOE	AND ORDER (FIRST REQUEST)
16	ENTITIES 1-10,	
17	Defendants.	
	BOYD GAMING CORPORATION, a) Nevada corporation; M.S.W., INC., a Nevada)	
	corporation, dba MAIN STREET STATION)	
	CASINO, BREWERY and HOTEL,	
20	Third-Party Plaintiffs,)	
21	vs.	
22	CHRISTOPHER E. CORSON,	
23	Third-Party Defendant	
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COME NOW Defendants, BOYD GAMING CORPORATION, a Nevada corporation; M.S.W., INC., a Nevada corporation, dba MAIN STREET CASINO, BREWERY and HOTEL, and Plaintiffs CALVIN and JEANIE KAWAMURA, by and through their undersigned counsel of record and, pursuant to Local Rule 6-2 of the Local Rules of Practice for the United States District Court of the District of Nevada, hereby moves ex parte for an extension of time to Wednesday, July 11, 2013, in which to file their Reply to *Plaintiffs Calvin Kawmura and Jeanie Kawamura's Opposition* To Defendants' Motion To Reconsider, Rescind Or Modify The Interlocutory Order Of Hawai'i District Court, Filed June 3, 2013; and their Opposition to Plaintiffs Calvin Kawamura And Jeanie Kawamura's Motion To Retransfer Venue, each of which was filed with this Honorable Court on June 20, 2013.

In support of said Ex Parte Motion, Defendants show this Honorable Court the following:

- 1. That each of the filings present intricate issues of law which require in-depth legal research on the part of Defendants' counsel in order to properly respond to said briefs.
- 2. That the opposition brief and the reply brief would presently be due immediately prior to and subsequent to a national holiday.
- 3. That, as indicated in the Affidavit of Salvatore C. Gugino, attached hereto, Defendants' counsel has been forced to seek medical treatment which has interfered with his ability to complete the briefs within the time periods previously stated by the Court.

1	WHEREFORE, Defendants pray this Honorable Court extend the time to respond to the briefs
2	filed by Plaintiffs until and including Wednesday, July 11, 2013.
3	Respectfully Submitted,
4	KOLESAR & LEATHAM
5	
6	By: <u>s/s Salvatore C. Gugino, Esq.</u> SALVATORE C. GUGINO, ESQ.
7	Nevada Bar No. 2268 400 S. Rampart, Suite 400
8	Las Vegas, Nevada 89145 Tel: (702) 362-7800
9	Fax: (702) 362-9472
10	<u>ORDER</u>
11	IT IS SO ORDERED this <u>5th</u> day of July, 2013.
12	By: Xellus C. Mahan
13	By: UNITED STATES DISTRICT JUDGE
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400 South Rampart Boulevard, Suite 400	Las Vegas, Nevada 89145	Tel: (702) 362-7800/Fax: (702) 362-9472	
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AFFIDAVIT OF SALVATORE C. GUGINO

STATE OF NEVADA)	
)	SS
COUNTY OF CLARK	j	

SALVATORE C. GUGINO, being first duly sworn, deposes and says:

- 1. That your Affiant is an attorney and counselor at law, licensed to practice before the courts of the State of Nevada; the United States District Court for the District of Nevada and the Ninth Circuit Court of Appeals;
- 2. That your Affiant is counsel for Defendants BOYD GAMING CORPORATION and M.S.W., INC., d/b/a MAIN STREET STATION CASINO BREWERY HOTEL, in Case No. 2:13-cv-00203-JCM-GWF, and is fully familiar with all of the circumstances therein;
- 3. That, on June 20, 2013, your Affiant was served with *Plaintiffs Calvin Kawamura and* Jeanie Kawamura's Motion To Retransfer Venue, the response for which the Court indicated was due July 7, 2013; and Plaintiffs Calvin Kawamura's Opposition to Defendants' Motion To Reconsider, Rescind, Or Modify The Interlocutory Order of Hawai'i District Court, Filed June 3, 2013; the reply to which the Court indicated was due by June 30, 2013;
- 4. That, during the month of June, 2013, your Affiant has been quite ill with a form of anemia, which has disabled your Affiant from being present on a daily basis at the office attending to his assigned cases. That your Affiant has, instead, been required to remain bedridden, and to spend time receiving intervenous drips of iron compounds, and taking other medications to help resolve his condition. That your Affiant has only recently returned to the office full-time to resume his duties, and requires additional time until Wednesday, July 11, 2013 to file his opposition and reply briefs;
- 5. That both the Motion and the Opposition filed by Plaintiffs are legally intricate and require significant research by Defendants' counsel in order to properly respond. That your Affiant has not been in a sufficiently healthy state in which to respond to these briefs prior to this date.
- 6. That this is the first request for an extension of time with regard to these briefs, and the request is not interposed for purposes of undue delay.

1	7. Wherefore, Defendants' counsel prays this Honorable Court grant this <i>ex parte</i>		
2	Motion to allow Defendants until and including Wednesday, July 11, 2013 in which to file		
3	Defendants' Reply and Response briefs.		
4	8. Defendants stipulate to allow additional time for Plaintiffs to file their Reply brief		
5	to Defendants' Opposition to Plaintiffs Calvin Kawamura and Jeanie Kawamura's Motion To		
6	Retransfer Venue.		
7	Further, your Affiant sayeth naught.		
8	<u>s/s Salvatore C. Gugino</u> SALVATORE C. GUGINO		
9	SUBSCRIBED and SWORN to before me		
10	this 1st day of July, 2013.		
11	/s/ Pauline A. Keller		
12	75) I dutine II. Ketter		
13	NOTARY PUBLIC in and for said County and State		
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