1	
2	
3	
4	UNITED STATES DISTRICT COURT
5	DISTRICT OF NEVADA
6	* * *
7	JEAN GAGNON, Case No. 2:13-cv-00528-JAD-PAL
8	Plaintiff, ORDER
9	
10	STATE OF NEVDA, et al.,
11	Defendants.
12	Before the court is the parties' Stipulation to Extend Dates Set by Discovery Plan and
13	Scheduling Order (Dkt. #91). The request does not comply with LR 26-4 explaining what
14	discovery has been completed, a description of the discovery that remains to be completed, or the
15	reasons why discovery could not be completed within the time set by the discovery plan. The
16	parties state only that a Motion for Judgment on the Pleadings is fully briefed and future
17	discovery will depend on the outcome of the motion. Judge Dorsey previously granted in part
18	and denied in part an earlier filed Motion for Judgment on the Pleadings for Failure to State a
19	Claim/Special Motion to Dismiss with leave to amend, but found Plaintiff could proceed on
20	retaliation and state law conspiracy claims. The current motion for judgment on the pleadings is
21	not case dispositive and all of the Plaintiff's claims arise out of the same factual background.
22	For these reasons,
23	IT IS ORDERED that the Stipulation to Extend Dates (Dkt. #91) is DENIED.
24	DATED this 9th day of April, 2015.
25	
26	Jeggy a. Seen
27	PEGGY A. ZEEN UNITED STATES MAGISTRATE JUDGE
28	
	1
ļ	Destrute builter