| Sullivan et a | v. Riviera Holdings Corporation |
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| UNITED STATES DISTRICT COURT | | |
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| DISTRICT OF NEVADA | | |
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| RAYMOND SULLIVAN, et al., | | |
| Plaintiff(s), vs. | 2:14-cv-0-165-APG-VCF ORDER | |
| RIVIERA HOLDINGS CORPORATION d/b/a RIVIERA HOTEL AND CASINO, | | |
| Defendant. | | |
| Before the Court is the Joint Discovery Plan and Scheduling Order. (#13). | | |
| The Court held a hearing on Friday, May 9, 2014. Leah Jones, Esq. appeared telephonically for | | |
| Plaintiffs. Patrick Hulla, Esq. appeared for Defendant. The parties discuss discovery and statute of | | |
| limitation issues pertaining to class certification. | | |
| At the hearing the Court suggested staying most of the discovery but allowing some discovery to | | |
| move forward. However, Defendant believes that it | ts Motion to Dismiss (#4) will dispose of this case in | |
| its entirety. The Court will temporarily stay discovery and allow Defendant fifteen days to file a Motion | | |
| to Stay Discovery. | | |
| IT IS HEREBY ORDERED that discovery i | is temporarily stayed until May 27, 2014. Defendant | |
| has until May 27, 2014 to file its Motion to Stay Dis | scovery. If the Motion to Stay Discovery is filed, the | |
| opposition is due within ten (10) days after the mo | otion and the reply in support of the Motion to Stay | |
| Discovery is due within five (5) days after the opposition. | | |
| DATED this 15th day of May, 2014. | Contracted | |
| | CAM FERENBACH UNITED STATES MAGISTRATE JUDGE | |
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