Frizzell v. Smith et al

Doc. 56

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Pursuant to Federal Rule of Civil Procedure 6, the above-identified parties, by and through their counsels of record, hereby agree and stipulate that the time for Plaintiff Lloyd Brooks Compton to file his response to Plaintiffs' George and Katina Gatchis' motion for leave to amend to file their second amended complaint shall be extended from its current date of June 25, 2015 to September 4, 2015.

The parties make this request in good faith, and this Court has good cause to grant the extension. The parties held a settlement conference on June 10, 2015, and—although the parties were unable to reach an agreement—a resolution seems possible. Thus, the Magistrate Judge, upon all parties' agreement, continued the June 10th settlement conference to August 19, 2015. If the parties do not reach an agreement then, the parties agree that sixteen (16) days from the August 19th settlement conference (September 4, 2015) is an adequate amount of time for Compton to respond to George and Katina Gatchis' motion for leave to file their second amended complaint. Accordingly, the parties identified below request this Court to grant the stipulated motion to extend time.

16	Dated this 12th day of June, 2015.	Dated this 12th day of June, 2015.
17	GREENBERG TRAURIG, LLP	LAW OFFICES OF JOHN BENEDICT
18		
19	/s/ Nancy R. Ayala Mark G. Tratos (Nevada Bar No. 1086)	/s/ John Benedict John Benedict (Nevada Bar No. 5581)
20	Nancy R. Ayala (Nevada Bar No. 7146) Bethany L. Rabe (Nevada Bar No. 11691)	Brian R. Dziminski (Nevada Bar No. 8436) 2190 East Pebble Road
21	3773 Howard Hughes Parkway Suite 400 North	Suite 260 Las Vegas, Nevada 89123
22	Las Vegas, Nevada 89169	Counsel for George Gatchis and Katina
23	Counsel for Lloyd Brooks Compton	Gatchis
24		

IT IS SO OPPERED.

Gloria M. Navarro, Chief Judge United States District Court

**DATED:** 06/16/2015.