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4	UNITED STATES DISTRICT COURT		
5	DISTRICT OF NEVADA		
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7	DANIEL T. WEATHERS,	Case No. 2:15-cv-00027-JAD-PAL	
8	Plaintiff,	SCHEDULING ORDER FOR CIVIL RIGHTS ACTIONS FILED BY	
9	V.	INCARCERATED PRO SE PLAINTIFFS	
10	CLARK COUNTY DETENTION CENTER FACULTY/AGENCY, et al.,		
11	Defendants.		
12	Derendants.		
13	Before the court is Plaintiff's Motion for Scheduling Order (Dkt. #16). Pursuant to Fed.		
14	R. Civ. P. 16(b) and LR 16-1, this Scheduling Order shall be filed and served by the Clerk upon		
15	the parties or their counsel, if there is counsel of record, when the first answer is filed in this		
16	action. When the term "counsel" is sued in this Scheduling Order, it shall include any and all		
17	parties appearing pro se.		
18	IT IS HEREBY ORDERED that Plaintiff's Motion for Scheduling Order (Dkt. #16) is		
19	GRANTED and the following scheduling order shall apply:		
20	1. Any and all pleadings that may be brought under Fed. R. Civ. P. 13 & 14, or joining		
21	additional parties under Fed. R. Civ. P. 19 & 20, shall be filed within sixty days from		
22	the date of this Order, or by May 23, 2016. Any party causing additional parties to be		
23	joined or brought into this action sha	ll contemporaneously therewith cause a copy of	
24	this Order to be served upon the new	party or parties.	
25	2. Amendments to pleadings as provide	ed for under Fed. R. Civ. P. 15, if the same are	
26	allowed without leave of Court, or m	otions for leave to amend, shall comply with LR	
27	15-1 and shall be filed and served within sixty days from the date of this order which		
28	is May 23, 2016 .		
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3. DISCOVERY: 1 a. Pursuant to LR 16-1(b), discovery in this action shall be completed on or 2 before **ninety days** from the date of this order which is **June 22**, **2016**. 3 b. Pursuant to Fed. R. Civ. P. 33(1)(1), unless otherwise stipulated or ordered by 4 5 the court, a party may serve on any other party no more than twenty-five (25) written interrogatories, including discreet subparts. 6 7 c. Pursuant to LR 26-8, unless otherwise ordered by the Court, written discovery, including responses thereto, certificates of service pertaining 8 9 thereto and deposition transcripts, shall **not** be filed with the Court. Originals 10 of responses to written discovery requests shall be served on the party who served the discovery request and that party shall make such originals available 11 12 at the pretrial hearing, at trial, or on order of the Court. Likewise, the deposing party shall make the original transcript of a deposition available at 13 any pretrial hearing, at trial, or on order of the Court. 14 4. EXTENSIONS OF DISCOVERY: Pursuant to LR 26-4, an extension of the 15 discovery deadline will not be allowed without a showing of good cause. All motions 16 or stipulations to extend discovery shall be received by the Court at least twenty days 17 18 prior to the expiration of any extension thereof that may have been approved by the 19 Court. The motion or stipulation shall include: 20A statement specifying the discovery completed by the parties as of the date a. 21 of the motion or stipulation; A specific description of the discovery which remains to be completed; 22 b. 23 The reasons why such remaining discovery was not completed within the time с. 24 limit of the existing discovery deadline; and 25 d. A proposed schedule for the completion of all remaining discovery. 26 5. Any discovery motions shall be filed and served no later than one hundred five days 27 from the date of this Order, which is July 7, 2016. 28

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1	6. Motions f	Motions for summary judgment shall comply with the requirements of LR 56-1 and	
2	shall be f	iled and served no later than thirty days after the close of discovery, <i>i.e.</i> ,	
3	by Augus	t 8, 2016.	
4	7. No motio	on filed beyond the time limit fixed by this Scheduling Order shall be	
5	considered	d by the Court unless the Court grants an exception for good cause shown.	
6	8. In the eve	ent that the Federal Rules of Civil Procedure provide for any shorter time	
7	periods fo	or the filing of motions or pleadings, said shorter time limits shall apply	
8	notwithsta	anding the time limits set forth in this Scheduling Order. Pursuant to the	
9	authority	given to the Court in Fed. R. Civ. P. 16(b), motions for summary judgment	
10	under Fed	R. Civ. P. 56, must be filed no later than the time provided in paragraph 6	
11	of this Or	der.	
12	9. PRETRL	AL: Pursuant to LR 16-3(a), the parties shall file a Joint Pretrial Order	
13	thirty day	ys past the date for filing motions for summary judgment, or by September	
14	7, 2016.	In the even dispositive motions are filed, the date for filing the joint pretrial	
15	order shal	l be suspended until thirty days after a decision of the dispositive motions or	
16	until furth	until further order of the court.	
17	10. Any party	10. Any party who desires an amendment to this Scheduling Order shall, within sixty	
18	days here	days hereof or by May 23, 2016, file and serve a statement of proposed amendments	
19	and the reasons therefor. Each other party shall then have fourteen days within		
20	which to file and serve a response thereto. After expiration of the sixty-day period,		
21	any amendment of this Scheduling Order shall be granted only upon motion and good		
22	cause show	wn.	
23	11. In all circ	umstances where a party or counsel is required to effect service hereunder, a	
24	certificate	certificate of such service shall be filed forthwith with the Clerk of the Court.	
25	DATED this 2	24th day of March, 2016.	
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27		PECCY PEEN	
28		UNITED STATES MAGISTRATE JUDGE	
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