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 Attorney for Plaintiffs Robin
 7 And Beverly Bruins

8 **UNITED STATES DISTRICT COURT**
 9 **DISTRICT OF NEVADA**

10 ROBIN BRUINS, individually; and BEVERLY
 BRUINS, individually;

11 Plaintiff (s),

CASE NO.: 2:15-CV-00324-APG-VCF

**STIPULATION AND ORDER TO
 EXTEND TIME FOR PLAINTIFFS
 ROBIN AND BEVERLY BRUINS' REPLY
 TO [58] RESPONSE TO [53] MOTION TO
 AMEND COMPLAINT, SUBSTITUTE
 DOES**

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 16 vs.

17 COLONEL DENNIS OSBORN, in his
 individual capacity as Chief of the Nevada
 18 Highway Patrol; SERGEANT JUAN ARIAS, in
 his individual capacity; TROOPER F.
 19 HERRERA, in his individual capacity;
 TROOPER A. POEHL, in his individual
 20 capacity; TROOPER D. SLATTERY, in his
 individual capacity; B.O. ESTES, in her
 21 individual capacity; LAS VEGAS
 22 METROPOLITAN POLICE DEPARTMENT;
 NAPHCARE, INC.; DOES COMMAND
 23 STAFF I-X, inclusive, DOES XI – XX,
 24 inclusive, DOES XXI – XXX, inclusive; DOES
 CORRECTIONS EMPLOYEES I – X,
 25 inclusive; and DOES MEDICAL PROVIDERS
 I – X; inclusive;

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 27 Defendants.
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1 IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs, ROBIN
2 BRUINS and BEVERLY BRUINS, by and through their attorneys Paola M. Armeni, Esq. and
3 Colleen E. McCarty, Esq., of the law firm of Gentile Cristalli Miller Armeni Savarese, and
4 Defendants, LAS VEGAS METROPOLITAN POLICE DEPARTMENT and NAPHCARE,
5 INC. (the "Corrections Defendants"), by and through their attorneys Shirley Blazich, Esq. and
6 Michael McLoughlin, Esq., of the law firm of Alverson, Taylor, Mortensen & Sanders, that
7 Plaintiffs Beverly Bruins and Robin Bruins shall have an extension up to, and including Tuesday,
8 January 17, 2017, in which to file their Reply to [58] Response to [53] Motion to Amend
9 Complaint, Substitute Does.

10 IT IS HEREBY STUPULATED.

11 Dated this 12th day of January, 2017.

Dated this 12th day of January, 2017.

12 ALVERSON, TAYLOR, MORTENSEN
13 & SANDERS

GENTILE CRISTALLI
MILLER ARMENI SAVARESE

14 By /s/ Michael McLoughlin
15 SHIRLEY BLAZICH, ESQ.
16 MICHAEL MCLOUGHLIN, ESQ.
17 7401 W. Charleston Boulevard
18 Las Vegas, Nevada 89117
19 Attorney for Corrections Defendants

By: /s/ Paola M. Armeni
PAOLA M. ARMENI, ESQ.
COLLEEN M. MCCARTY, ESQ.
410 South Rampart Blvd., #420
Las Vegas. Nevada 89145
Attorneys for Plaintiffs

20 **ORDER**

21 The Court having reviewed and considered the Stipulation by the Parties, and good cause
22 appearing therefore, **IT IS HEREBY ORDERED** that the Stipulation is hereby GRANTED.
23 Plaintiff shall have up to, and including Tuesday, January 17, 2017, in which to file their Reply
24 to [58] Response to [53] Motion to Amend Complaint, Substitute Does.

25 **IT IS SO ORDERED.**



UNITED STATES DISTRICT JUDGE
Dated: January 12, 2017.