1	AARON D. FORD								
2	Attorney General Frank A. Toddre II (Bar No. 11474) Senior Deputy Attorney General Katlyn M. Brady (Bar No. 14173)								
3									
4	Deputy Attorney General State of Nevada								
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7	(702) 486-3773 (fax) katlynbrady@ag.nv.gov								
8	Attorneys for Defendant Renee Baker								
9	UNITED STATES DISTRICT COURT								
10	DISTRICT OF NEVADA								
11	Laust	case No. 2:15-cv-00884-JAD-Na							
12	Plaintiff,								
13	vs.								
14	Northern Nevada Correctional Center, et al., PRE-TRIAL ORDER ECF NO. 147 Defendants. ECF No. 167								
15									
16									
17	Defendant, Renee Baker, by and through counsel, Aaron D. Ford, Attorney General								
18	of the State of Nevada, Frank A. Toddre II, Senior Deputy Attorney General, and Katlyn								
19	M. Brady, Deputy Attorney General, and Renée Cooper, Esq., Attorney for Plaintiff								
20	Lausteveion Johnson, Stipulate to Amend the Joint Pretrial Order. ECF No. 147. The								
21	parties agree to Stipulate to Amend the Exhibits and Witness list.								
22	VII.	EXH	IBITS						
23		А.	Stipulated Exhibits as to Au	thenticity and Admissibility					
24			Administrative Regulation (AR)	810.2, effective July 18, 2019					
25			The Nevada Department of Cor	rections (NDOC) Commissary list					
26			Administrative Regulations 810	0.3, effective September 5, 2017					
27			Administrative Regulation 810.	4, Religious Property Inventory					
28		В.	Stipulated Exhibits as to Au	thenticity but Not Admissibility					

1	None.					
2	C.	Plaintiff's Exhibits Subject to Objections				
3		Administrative Regulation (AR) 810.2, effective July 18, 2019				
4		The NDOC's Commissary List				
5		Administrative Regulations 810.3, effective September 5, 2017				
6		Administrative Regulation 810.4, Religious Property Inventory				
7		Religious oils sold at the NDOC commissary				
8	D.	Defendant's Exhibits Subject to Objections				
9		1. Administrative Regulation 810.2, effective July 18, 2019				
10		2. Any and all other exhibits that may support the statements of fact and				
11	law cited herein and to rebut Plaintiff's statements, claims, and testimony.					
12		3. Any and all other exhibits that rebut witnesses that might be called to				
13	respond to c	o claims made by either Plaintiff or any of his proposed witnesses;				
14	Е.	Depositions				
15		1. Depositions for the purpose of rebuttal, subject to objection.				
16	Plain	Plaintiff, Lausteveion Johnson was deposed on July 21, 2017. No other depositions				
17	occurred.	ed.				
18	F.	Evidence in Electronic Format for Purposes of Jury Deliberations				
19		None.				
20	VIII. WITNESSES					
21	A.	Plaintiff's Witnesses: (As listed in Plaintiff's initial, and first				
22		supplemented disclosures)				
23	Plaintiff wishes to reserve the right to call the following persons:					
24		1. Himself;				
25		2. Any witness endorsed by the Defendants.				
26		3. Any and all witness who may become known to Plaintiff for rebuttal.				
27	B.	Defendant's Witnesses:				
28	Defendant wishes to reserve the right to call the following persons:					
	1					

1	1.	Plaintiff					
2	2.	Warden Dwight Neven					
3		c/o Katlyn M. Brady, Esq. 555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101					
4							
5	3.	Reverend Richard Snyder c/o Katlyn M. Brady, Esq.					
67		555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101					
8	4.	Associate Warden Jennifer Nash					
9		c/o Katlyn M. Brady, Esq.					
10		555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101					
11	5.	Any witnesses that might be called to respond to claims made by either					
12	Plaintiff or any of his witnesses;						
13	6.	Any and all other witnesses that have personal knowledge supporting					
14	Defendant's statements of fact or law cited herein;						
15	7.	NDOC official to verify and authenticate exhibits as necessary; and					
16	8.	All witnesses identified by Plaintiff, whether or not called to testify at					
17	trial.						
18	Plaintiff and Defendants reserve the right to interpose objections to the calling of						
19	any named witness listed above prior to or at trial.						
20	RENÉE COOPER						
21	Bru /a/ Bara áo Cao	Attorney General By: <u>/s/ Katlyn M. Brady</u>					
22	By: <u>/s/ Renee Cooper</u> Katlyn M. Brady (NV Bar No. 14173)Renée Cooper, Esq.Frank A. Toddre II (NV Bar No. 11474)						
23	Las Vegas, NV 89	Las Vegas, NV 89101					
24	Attorney for Plain	Attorneys for Defendant					
25	IT IS HEREBY ORDERED this 22nd day of September, 2020, nunc pro tunc to February						
26	19, 2020.						
27		The Court remains aware that the decision in this bench trial remains outstanding and is working o issue a decision in due course.					
28		AD ES					
		U.S. District Judge Jennifer A. Dorsey					
	Page 3 of 3						