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Brian Williams and Johnny Youngblood
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10 UNITED STATES DISTRICT COURT
11 DISTRICT OF NEVADA

12 Lausteveion Johnson,
13 Plaintiff,

14 vs.

15 Northern Nevada Correctional Center, et
16 al.,
17 Defendants.

CASE NO. 2:15-cv-00884-JAD-NJK

**MOTION TO EXTEND DISPOSITIVE
MOTION DEADLINES
(THIRD REQUEST)**

18 Defendants, Isidro Baca, Renee Baker, Julio Calderin, James Cox, Brandon
19 Lawrence, Luis Lopez, Dwight Neven, Brian Williams, and Johnny Youngblood, by and
20 through counsel, Adam Paul Laxalt, Attorney General of the State of Nevada, and Frank
21 A. Toddre II, Deputy Attorney General, hereby move for an extension of the dispositive
22 motion deadline for an additional forty-five (45) days. Defendants' motion is based on
23 Federal Rule of Civil Procedure 7 and Local Rules 7-2 and 26-4, the following
24 Memorandum of Points and Authorities, the pleadings and papers on file and the
25 attached Declaration of Counsel.

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1 **MEMORANDUM OF POINTS AND AUTHORITIES**

2 **I. INTRODUCTION AND RELEVANT PROCEDURAL HISTORY**

3 This is an inmate civil rights action brought pursuant to 42 U.S.C. § 1983.
4 Plaintiff, Lausteveion Delano Johnson, (Plaintiff) is an inmate in the custody of the
5 Nevada Department of Corrections (NDOC), currently housed at Southern Desert
6 Correctional Center (SDCC). The causes of action took place while incarcerated at
7 Northern Nevada Correctional Center (NNCC), SDCC, Ely State Prison (ESP), and High
8 Desert State Prison (HDSP). The Original Complaint alleged six discrete claims for
9 Eighth Amendment Deliberate indifference to medical needs, First Amendment Religious
10 exercise violations, First Amendment retaliation claims, First Amendment access to the
11 Courts, and Fourteenth Amendment equal protection claims. (ECF No. 2). The initial
12 Screening Order dismissed certain First and Eighth Amendment claims. (ECF No. 11).

13 The parties' Early Mediation Conference was initially set for May 27, 2016, but
14 was vacated for global settlement negotiations. The parties conducted two global
15 settlement conferences, the final conference occurring on July 22, 2016. No settlement
16 was reached and Judge Foley found that all of Johnson's cases should be returned to the
17 normal litigation track and lifted the associated global stay. (ECF No. 19).

18 An inmate early mediation conference was set for October 7, 2016. (ECF No. 21).
19 A settlement was not reached. (ECF No. 24). The Court has entered its initial
20 Scheduling Order regarding representation and responsive pleadings. (ECF No. 26).

21 Johnson filed a Motion for Appointment of Counsel on October 27, 2016. (ECF No.
22 28). Defendants opposed on November 9, 2016. (ECF No. 29). The Court denied the
23 Motion finding that Johnson had not demonstrated "exceptional circumstances" to
24 support an appointment. (ECF No. 33). Defendants filed an Answer on December 16,
25 2016. (ECF NO. 34). The Court issued its scheduling Order, with a discovery deadline of
26 March 20, 2017. (ECF No. 36).

27 The parties filed their first Motion to Extend Discovery on March 16, 2017 in order
28 to re-propound discovery to Johnson which had been lost during housing transfer. (ECF

1 No. 43). The Court granted the Order and extended the discovery deadline until May 19,
2 2017 and dispositive motion deadline until June 19, 2017. (ECF No. 44).

3 The Parties filed their Second Motion to Extend Discovery on May 25, 2017. The
4 Defendants advised that they sought to take an oral deposition in an effort to conserve
5 judicial resources and avoid unnecessary motion practice over repetitive problems with
6 written discovery. (ECF No. 63). The Court granted the Order, setting a close of
7 discovery for August 2, 2017, and a dispositive Motion Deadline of August 19, 2017.

8 Defense Counsel, Frank Toddre II, deposed Lausteveion Johnson at High Desert
9 State Prison on July 21, 2017. The deposition was continued twice due to operational
10 conflicts at the Prison. The Deposition Court Reporter advised that the deposition
11 transcript would likely be available three weeks after the deposition, with a hopeful date
12 of August 11, 2017.

13 The parties discussed an extension of the dispositive motion only after the
14 deposition and agreed that a brief extension of the dispositive motion deadline only was
15 appropriate based upon the following:¹ 1) Both parties needed more time than a week
16 with the transcript to effectively utilize the transcript for dispositive motions; 2) Mr.
17 Johnson has what appears to be a firm two week trial setting on August 21, 2017,² in
18 Case No. 2:14-cv-00110; 3) there would be no additional discovery or extension of
19 discovery deadlines; 4) the parties are conducting meaningful global settlement
20 discussions from the -110 case that will likely have an impact upon the instant matter;
21 and 5) the parties have an Early Mediation Conference in a third case that the parties
22 will likely be discussing global settlements with a mediator.³ Accordingly, the parties
23 contend and agree that a forty-five day extension of the dispositive motion deadline is
24 reasonable and appropriate.

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¹ See generally Exhibit A, Declaration of Counsel

27 ² See Exhibit B, Stipulation to Continue Trial, Case 2:14-cv-00110

28 ³ See Exhibit C, Order Setting Inmate Conference, Case 2:16-cv-01889

1 **II. APPLICABLE LEGAL STANDARD**

2 Local Rule 26-4 (revised May 1, 2016) provides as follows:

3 A motion or stipulation to extend any date set by the discovery plan,
4 scheduling order, or other order must, in addition to satisfying the
5 requirements of LR IA 6-1, be supported by a showing of good cause for the
6 extension. A motion or stipulation to extend a deadline set forth in a
7 discovery plan must be received by the court no later than 21 days before the
8 expiration of the subject deadline. A request made within 21 days of the
9 subject deadline must be supported by a showing of good cause. A request
10 made after the expiration of the subject deadline will not be granted unless
11 the movant also demonstrates that the failure to act was the result of
12 excusable neglect. A motion or stipulation to extend a discovery deadline or
13 to reopen discovery must include:

- 9 (a) A statement specifying the discovery completed;
- 10 (b) A specific description of the discovery that remains to be completed;
- 11 (c) The reasons why the deadline was not satisfied or the remaining
12 discovery was not completed within the time limits set by the discovery plan;
and,
- 13 (d) A proposed schedule for completing all remaining discovery.

14 **III. ARGUMENT**

15 Defendants submit that there is good cause and excusable neglect to extend the
16 dispositive motion deadline for an additional forty-five (45) days. The parties have
17 completed discovery and conducted a deposition. The parties hope to receive the
18 deposition transcript by August 11, 2017.

19 Mr. Toddre and Mr. Johnson agreed that a brief extension of the dispositive motion
20 deadline was reasonable so that both parties had the opportunity to fully review and
21 utilize the transcript in motion practice. Further, the parties agree that Johnson would
22 not be able to fully develop his own dispositive motion or answer Defendant motions due
23 to the trial setting.

24 In an effort to conserve judicial resources and avoid unnecessary motion practice
25 over problems that are likely rooted in procedural inefficiency and prison litigation
26 logistical concerns rather than willful disregard of the written discovery, Defendants now
27 seek to take an oral deposition of Plaintiff. Defendants provide the following information
28 pursuant to Local Rule 26-4.

1 **A. Discovery Completed**

2 As of the filing of this stipulation, the following written discovery has been
3 completed. The time of receipt and time of response is provided.

Propounding Party	Answering Party	Written Discovery	Date of Service	Responsive Date
Johnson	Baca	ROG Set One	Jan. 13, 2017	Feb. 9, 2017
Johnson	Lopez	ROG Set One	Jan. 13, 2017	Feb. 9, 2017
Johnson	Lawrence	ROG Set One	Jan. 13, 2017	Feb. 14, 2017
Johnson	Youngblood	ROG Set One	Jan. 13, 2017	Feb. 9 2017
Johnson	Williams	ROG Set One	Jan. 13, 2017	Feb. 9, 2017
Johnson	Neven	ROG Set One	Jan. 13, 2017	Feb. 13, 2017
Johnson	Calderin	ROG Set One	Jan. 13, 2017	Feb. 9, 2017
Johnson	Baker	ROG Set One	Jan. 13, 2017	Feb. 14, 2017
Johnson	“Defendants”	RPD Set One	Jan. 13, 2017	Feb. 9, 2017
Baker	Johnson	RFA Set One	Feb. 3, 2017	Feb. 10, 2017
Williams	Johnson	RFA Set One	Feb. 3, 2017	Feb. 10, 2017
Cox	Johnson	RFA Set One	Feb. 3, 2017	Feb. 10, 2017
Neven	Johnson	RFA Set One	Feb. 3, 2017	Feb. 10, 2017
Baca	Johnson	RFA Set One	Feb. 3, 2017	Feb. 10, 2017
Baker	Johnson	ROG Set One	Feb. 9, 2017	Feb. 14, 2017
Calderin	Johnson	ROG Set One	Feb. 9, 2017	Feb. 14, 2017
Youngblood	Johnson	ROG Set One	Feb. 9, 2017	Feb. 14, 2017
Baker	Johnson	RFA Set Two	Feb. 9, 2017	Feb. 14, 2017
Calderin	Johnson	RFA Set One	Feb. 9, 2017	Feb. 14, 2017
Youngblood	Johnson	RFA Set One	Feb. 9, 2017	Feb. 14, 2017
Baker	Johnson	RPD Set One	Feb. 9, 2017	n/a
Calderin	Johnson	RPD Set One	Feb. 9, 2017	n/a
Youngblood	Johnson	RPD Set One	Feb. 9, 2017	n/a
Cox	Johnson	RPD Set One	Feb. 15, 2017	n/a
Cox	Johnson	ROG Set One	Feb. 15, 2017	May 5, 2017
Williams	Johnson	RPD Set One	Feb. 15, 2017	n/a
Williams	Johnson	ROG Set One	Feb. 15, 2017	May 5, 2017
Baca	Johnson	RPD Set One	Feb. 15, 2017	n/a
Baca	Johnson	ROG Set One	Feb. 15, 2017	May 5, 2017
Neven	Johnson	RPD Set One	Feb. 15, 2017	n/a
Neven	Johnson	ROG Set One	Feb. 15, 2017	May 5, 2017
Lawrence	Johnson	RPD Set One	Feb. 15, 2017	n/a
Lawrence	Johnson	ROG Set One	Feb. 15, 2017	May 5, 2017
Lawrence	Johnson	RFA Set One	Feb. 15, 2017	May 5, 2017

1	Baker	Johnson	ROG Set Two	Feb. 17, 2017	May 5, 2017
	Baker	Johnson	RPD Set Two	Feb. 17, 2017	n/a
2	Baker	Johnson	RFA Set Three	Feb. 17, 2017	May 5, 2017
3	Lopez	Johnson	ROG Set One	Feb. 17, 2017	May 5, 2017
	Lopez	Johnson	RPD Set One	Feb. 17, 2017	n/a
4	Lopez	Johnson	RFA Set One	Feb. 17, 2017	May 5, 2017
5	Neven	Johnson	ROG Set 2	March 14, 2017	May 5, 2017

6 **Depositions:** Defendant Counsel Toddre deposed Johnson at High Desert State
7 Prison on July 21, 2017. There are no further depositions scheduled.

8 **B. Discovery That Remains to be Completed**

9 NONE

10 **C. Reasons why the Deadlines Were not Satisfied**

11 The parties have completed discovery and do not request a further extension of
12 discovery. The parties agree that they both need more time to review the deposition
13 transcript in order to effectively utilize and consider the transcript for dispositive motion
14 practice. As noted previously, one of the primary reasons that Defendants deposed
15 Johnson was to clear up improper and incomplete written discovery responses through
16 deposition rather than motion practice. As such, the deposition topics contemplate
17 discovery that Defendants sought months ago through written discovery.

18 Further, the current dispositive motion deadline is set to run the week before
19 Johnson's -110 trial is set to begin and Johnson, therefore, anticipates that he would be
20 unable to effectively prepare for both the trial and dispositive motions.

21 Lastly, the parties have engaged in meaningful negotiations in the -110 matter
22 that will likely impact the instant matter. For these reasons set forth above and in
23 declaration, the parties request an extension of the dispositive motion deadline only, and
24 do not request any extension of discovery.

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1 **D. Proposed Schedule for Remaining Scheduling Deadlines**

2 Defendants propose the following scheduling deadlines are based upon a request
3 for a forty-five day extension.

4 October 3, 2017 Dispositive Motion Deadline.

5 November 2, 2017 Joint Pretrial Order due (suspended until 30 days after
6 the Court resolves dispositive motions).

7 **IV. CONCLUSION**

8 There is good cause and excusable neglect to extend the dispositive motion
9 deadline. The parties submit that there is no need to extend discovery further.
10 Accordingly, the parties request that the Court adopt the proposed schedule for
11 remaining deadlines provided herein.

12 DATED this 2nd day of August, 2017.


13 Respectfully submitted,

14 ADAM PAUL LAXALT
15 Attorney General

16 By: /s/ Frank A. Toddre II
17 Frank A. Toddre II (Bar. No. 11474)
18 Deputy Attorney General

19 Attorneys for Defendants Isidro Baca,
20 Renee Baker, Julio Calderin, James Cox,
21 Brandon Lawrence, Luis Lopez, Dwight Neven,
22 Brian Williams and Johnny Youngblood

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24 IT IS SO ORDERED.
25 Dated: August 2, 2017

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29 United States Magistrate Judge