John Doe I,	et al., v	Jeremiah Mazo, et al.,	Doc <sub>l</sub> 7	
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	3	hendricksk@gtlaw.com		
	4	GREENBERG TRAURIG, LLP 3773 Howard Hughes Parkway, Suite 400 North		
	5	Las Vegas, Nevada 89169 Telephone: (702) 792-3773		
	6	Fax: (702) 792-9775		
	7	Counsel for Defendant Clark County School District		
	8	UNITED STATES	DISTRICT COURT	
	9	DISTRICT	DF NEVADA	
urig, LLP way - Suite 400 North ada 89169 3773 02 (fax)	10	JOHN and JANE DOE I, Guardians Ad Litem		
	11	for JOANN DOE I, a minor, individually and on	Case No. 2:16-cv-00239-APG-PAL	
	12	behalf of all those similarly situated, and JOHN and JANE DOE II, Guardians Ad Litem for		
reenberg Traurig, LL Hughes Parkway - S s Vegas, Nevada 89 (702) 792-9002 (fax)	13	JOANN DOE II, a minor, individually and on behalf of all those similarly situated;		
enberg T Jghes Pa egas, Ne (702) 79 02) 792-9	14	Plaintiffs,	[PROPOSED] AMENDED STIPULATION	
Gre 73 Howard Hi Las V	15	VS.	AND ORDER TO CONTINUE EXPERT	
3773 Н	16	JEREMIAH MAZO; CLARK COUNTY	WITNESS DEPOSITIONS AND DISPOSITIVE MOTION DEADLINES	
	17	SCHOOL DISTRICT; DOES 1 through 20; DOE 1 through 20; ROE CORPORATIONS 1	(First Request)	
	18	through 20;	(	
	19	Defendants.		
	20			
	21	Plaintiffs, JOHN and JANE DOE I, GU.	ARDIANS AD LITEM FOR JOANN DOE I, A	
	22	MINOR AND JOHN AND JANE DOE II, GUA	ARDIANS AD LITEM FOR JOANN DOE II, A	
	<ul> <li>MINOR AND JOHN AND JANE DOE II, GUARDIANS AD</li> <li>MINOR (collectively, "Plaintiffs"), Defendant CLARK COUNT</li> </ul>	ARK COUNTY SCHOOL DISTRICT ("CCSD")		
<ul><li>24 and Defenda</li><li>25 stipulate to ar</li><li>26 deadline will</li></ul>	and Defendant JEREMIAH MAZO, by and the	Defendant JEREMIAH MAZO, by and through their respective counsel of record, hereby		
	25	stipulate to an extension of expert witness depositions by thirty-two (32) days. The dispositive motion		
	26	deadline will need to be extended accordingly. The parties therefore propose the following revised		
	27	discovery plan for this Court's consideration.		
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## **STIPULATION**

## I. Background

This case was filed on February 5, 2016, alleging abuse of students by a former CCSD teacher, Jeremiah Mazo, and bringing claims under Title IX against CCSD and state tort claims against all defendants. (Doc. 1). Plaintiffs filed a First Amended Class Action Complaint on March 1, 2017. (Doc. 39). CCSD filed its Answer to the First Amended Class Action Complaint on March 16, 2017, and asserted cross-claims against Defendant Mr. Mazo. (Doc. 43). Mr. Mazo filed an Answer to the Plaintiffs' First Amended Class Action Complaint on June 2, 2017 and his answer to CCSD's Cross-Claims on July 6, 2017 (Doc. Nos. 61, 67).

II. Discovery Completed

Plaintiffs have served Defendant Clark County School District with the following discovery to date:

- Plaintiffs' Early Case Conference List of Documents and Witnesses Pursuant to FRCP 26(F) served 10/10/2016;
- Plaintiffs John and Jane Doe I, Guardians ad Litem for Joann Doe I, and John and Jane Doe II, Guardians ad Litem for Joann Doe II's First set of Request of Production of Documents served 10/27/16;
- 3. Plaintiffs' First Supplement to Early Case Conference List of Documents and Witnesses Pursuant to FRCP 26(F) served 12/14/2016;
- Plaintiff Jane Doe I as Guardian ad Litem for Joann Doe I's Responses to Clark County School District's First set of Interrogatories served 12/14/2016;
- Plaintiff Joann Doe I's Responses to Clark County School District's First set of Interrogatories served 12/14/2016;
- Plaintiff John Doe I as Guardian ad Litem for Joann Doe I's Responses to Clark County School District's First set of Interrogatories served 12/14/2016;
- 7. Plaintiffs John and Jane Doe I as Guardians ad Litem for Joann Doe I's Responses to

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1		Clark County School District's First set of Request for Production of Documents
2		served 12/14/2016;
3	8.	Plaintiff Jane Doe II as Guardian ad Litem for Joann Doe II's Responses to Clark
4		County School District's First set of Interrogatories served 12/14/2016;
5	9.	Plaintiff Joann Doe II's Responses to Clark County School District's First set of
6		Interrogatories served 12/14/2016;
7	10.	Plaintiff John Doe II as Guardian ad Litem for Joann Doe II's Responses to Clark
8		County School District's First set of Interrogatories served 12/14/2016;
9	11.	Plaintiffs John and Jane Doe II as Guardians ad Litem for Joann Doe II's Responses
10		to Clark County School District's First set of Request for Production of Documents
11		served 12/14/2016;
12	12.	Plaintiffs John and Jane Doe I, Guardians ad Litem for Joann Doe I, and John and Jane
13		Doe II, Guardians ad Litem for Joann Doe II's Second set of Requests for Production
14		of Documents served 01/18/2017;
15	13.	Plaintiff Jane Doe I, as Guardian ad Litem for Joann Doe I, a minor's First set of
16		Requests for Admission served 01/18/2017;
17	14.	Plaintiff Jane Doe I, as Guardian ad Litem for Joann Doe I, a minor's First set of
18		Interrogatories served 01/18/2017;
19	15.	Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a minor's First set of
20		Interrogatories served 01/18/2017;
21	16.	Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a minor's First set of
22		Requests for Admission served 01/18/2017;
23	17.	Plaintiffs John and Jane Doe I, Guardians ad Litem for Joann Doe I, and John and Jane
24		Doe II, Guardians ad Litem for Joann Doe II's Third set of Requests for Production of
25		Documents served 01/20/2017;
26	18.	Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a minor's Second set of
27		Interrogatories served 01/23/2017;
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1	19.	Plaintiffs' Second Supplement to Early Case Conference List of Documents and
2		Witnesses Pursuant to FRCP 26(F) served 02/10/17;
3	20.	Plaintiff Joann Doe II's Supplemental Responses to CCSD's First set of
4		Interrogatories served on 03/01/17;
5	21.	Plaintiff Joann Doe I's Supplemental Responses to CCSD's First set of Interrogatories
6		served on 03/01/17;
7	22.	Plaintiffs' Third Supplement to Early Case Conference List of Documents and
8		Witnesses Pursuant to FRCP 26(F) served 05/31/17;
9	23.	Plaintiffs' Fourth Supplement to Early Case Conference List of Documents and
10		Witnesses Pursuant to FRCP 26(F) served 07/07/17;
11	24.	Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a Minor's Third Set of
12		Interrogatories to CCSD served 07/11/17;
13	25.	Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a Minor's Fourth Set of
14		Interrogatories to CCSD served 08/22/17;
15	26.	Plaintiffs' Fifth Supplement to Early Case Conference List of Documents and
16		Witnesses Pursuant to FRCP 26(F) served 10/11/17;
17	27.	Plaintiffs' Expert Designation Pursuant to FRCP 26(A)(2) served 10/13/17.
18	Defen	dant Clark County School District has served Plaintiffs with the following
19	discovery to	date:
20	1.	CCSD's Initial Disclosures served 10/05/2016;
21	2.	CCSD's First set of Interrogatories to Plaintiff Jane Doe I, as Guardian ad Litem for
22		Joann Doe I served 11/14/2016;
23	3.	CCSD's First set of Interrogatories to Plaintiff Joann Doe I served 11/14/2016;
24	4.	CCSD's First set of Interrogatories to Plaintiff John Doe I, as Guardian ad Litem for
25		Joann Doe I served 11/14/2016;
26	5.	CCSD's First set of Requests for Production of Documents to Plaintiffs John and Jane
27		Doe I, as Guardians ad Litem for Joann Doe I served 11/14/2016;
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1	6.	CCSD's First set of Interrogatories to Plaintiff Jane Doe II, as Guardian ad Litem for
2	0.	Joann Doe II served 11/14/2016;
3	7.	CCSD's First set of Interrogatories to Plaintiff Joann Doe II served 11/14/2016;
4	8.	CCSD's First set of Interrogatories to Plaintiff John Doe II, as Guardian ad Litem for
5	0.	Joann Doe II served 11/14/2016;
6	9.	CCSD's First set of Requests for Production of Documents to Plaintiffs John and Jane
7	).	Doe II, as Guardians ad Litem for Joann Doe II served 11/14/2016;
8	10.	CCSD's Responses to Plaintiffs' First set of Requests for Production of Documents to
8 9	10.	
	11	the Clark County School District served 12/01/2016;
10	11.	CCSD's First Supplemental Disclosures served 12/01/2016;
11	12.	CCSD's Second Supplemental Disclosures served 02/17/17;
12	13.	CCSD's Third Supplemental Disclosures served 02/24/17;
13	14.	CCSD's Responses to Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a
14		Minor's First Set of Requests for Admission to CCSD served 02/24/17;
15	15.	CCSD's Responses to Plaintiff Jane Doe I, as Guardian ad Litem for Joann Doe I, a
16		Minor's First Set of Requests for Admission to CCSD served 02/24/17;
17	16.	CCSD's Responses to Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a
18		Minor's First set of Interrogatories to CCSD served 02/27/17;
19	17.	CCSD's Responses to Plaintiff Jane Doe I, as Guardian ad Litem for Joann Doe I, a
20		Minor's First set of Interrogatories to CCSD served 02/27/17;
21	18.	CCSD's Responses to Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a
22		Minor's Second set of Interrogatories to CCSD served 03/10/17;
23	19.	CCSD's Fourth Supplemental Disclosures Pursuant to FRCP 26(a)(1) and Pursuant to
24		March 6, 2017 Order served 04/05/17;
25	20.	CCSD's Responses to Plaintiff John Doe I, as Guardian ad Litem for Joann Doe I, a
26		Minor's Third set of Interrogatories to CCSD served 07/24/17;
27	21.	CCSD's Fourth Supplemental Disclosures served 08/21/17;
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1	22.	CCSD's Responses to Plaintiff Jon Doe I, as Guardian ad Litem for Joann Doe I, a
2		Minor's Fourth set of Interrogatories to CCSD served 09/21/17;
3	23.	CCSD's Sixth Supplemental Disclosures served 09/01/2017;
4	24.	CCSD's Seventh Supplemental Disclosures served 10/13/17;
5	25.	CCSD's Expert Witness Disclosures served 10/13/17.
6	The followin	g depositions have been completed to date:
7	1.	Ulandra Barnett
8	2.	Ivy Burns
9	3.	Sylvia Glass
10	4.	Jennifer Mattiello
11	5.	Nestor Mattiello
12	6.	Jon Okazaki
13	7.	Julia Pettit
14	8.	Kristopher Pettit
15	9.	Christine Prosen
16	10.	Darrin Puana
17	11.	Billie Rayford
18	III.	Discovery That Remains to be Completed
19	1.	Expert Witness Depositions.
20	IV.	Basis for Extension
21	The p	arties request this extension to allow the depositions of the parties' expert and rebuttal
22	expert witness	s depositions. The parties have diligently engaged in discovery and request an extension
23	to allow for th	ne foregoing outstanding depositions to take place as detailed below. Namely, the parties
24	have been w	orking together to schedule expert depositions, and are exploring the possibility of
25	bringing man	y, if not all of them, to Las Vegas, Nevada for their depositions.
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V.

## **Proposed Modification**

Based on the foregoing, the parties jointly seek a modification of the current deadlines as follows:

4	1.	Current Deadlines:		
5		Discovery Cut-Off Date:	May 29, 2018, 2018	
6		Dispositive Motions:	June 28, 2018	
7		<b>Proposed Joint Pretrial Order:</b>	July 31, 2018 or 30 days after	
8			the Court rules on any dispositive motions.	
9				
10	2.	<b>Proposed Deadlines:</b>		
11		<b>Discovery Cut-Off Date:</b>	June 30, 2018	
12		<b>Dispositive Motions:</b>	July 30, 2018	
13		<b>Proposed Joint Pretrial Order:</b>	August 29, 2018 or 30 days	
14			after the Court rules on any dispositive motions.	
15	3.	This request is made in good faith a	and not for the purposes of delay.	
16				
17	IT IS	S SO STIPULATED.		
18	Dated this	s 27th day of April, 2018.	Dated this 27th day of April, 2018.	
19	GREEN	BERG TRAURIG, LLP	EGLET PRINCE	
20	/s/ Mark	E. Ferrario	/s/ Robert T. Eglet	
21	MARK E.	FERRARIO, ESQ. (NV BAR 1625)	ROBERT T. EGLET, ESQ. (NV BAR 3402)	
22	KARA B. HENDRICKS, ESQ. (NV BAR 7743) 3773 Howard Hughes Parkway Suite 400 North Las Vegas, Nevada 89169 <i>Attorneys for Defendant Clark County</i>		ARTEMUS W. HAM, ESQ. (NV BAR 7001) AARON D. FORD, ESQ. (NV BAR 7704) 400 S. 7th Street, 4th Floor Las Vegas, Nevada 89101 <i>Attorneys for Plaintiffs</i>	
23				
24				
25	School D	istrict		
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Dated this 27th day of April, 2018.	Dated this 27th day of April, 2018.	
HALL JAFFE & CLAYTON, LLP	JOHN G. GEORGE, ESQ.	
/s/ Steven T. Jaffe STEVEN T. JAFFE, ESQ. (NV BAR 7035) MICHELLE R. SCHWARZ, ESQ. (NV BAR 5127) 7425 Peak Drive Las Vegas, Nevada 89128 Attorneys for Defendant Clark County School District	/s/ John G. George JOHN G. GEORGE, ESQ. (NV BAR 12380) 732 South Sixth Street, Suite 100 Las Vegas, Nevada 89101 Counsel for Defendant Jeremiah Mazo	
C	<u>PRDER</u>	
IT IS HEREBY ORDERED.		
DATED this 3rd day of May, 2018.		
The second se	1 See	
UNITED STATES MAGISTRATE JUDGE		
	- 8 -	

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