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7	Fax: (702) 778-9709 Attorneys for Plaintiff, James Kiessling		
8	Theorie jo for Francis, values thessing		
9	UNITED STATES DISTRICT COURT		
	DISTRICT OF NEVADA		
10	JAMES KIESSLING,	CASE NO. 2:16-cv-00690-GMN-NJK	
11	Plaintiff,		
12	vs.		
13	DET. RADER P#6099. individually and as a	STIPULATION AND [PROPOSED]	
14	police officer employed by the Las Vegas Metropolitan Police Department; LT. B. SMITH,	ORDER TO EXTEND TIME FOR PLAINTIFF JAMES KIESSLING TO	
15	individually and as a police officer employed by the Las Vegas Metropolitan Police Department;	RESPOND TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT	
16	and LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Political Subdivision of the	(FIRST REQUEST)	
17	State of Nevada, inclusive,	,	
18	Defendants,		
19	Plaintiff, James Kiessling ("Mr. Kiessling"), by and through his counsel, Paola M. Armeni,		
20	Esq., and Kory L. Kaplan, Esq., of the law firm of Gentile Cristalli Miller Armeni Savarese, and		
21	Defendants, Las Vegas Metropolitan Police Department, Sgt. Reggie Rader, and former Lt. Bobby		
22	Smith ("Defendants"), by and through their counsel of record, Robert W. Freeman, Jr., Noel E.		
23	Eidsmore, Esq., and Cayla Witty, Esq., of the law firm of Lewis Brisbois Bisgaard & Smith, LLP,		
24	hereby stipulate to extend the current deadline of June 22, 2017 to June 28, 2017, for Mr. Kiessling		
25	to respond to Defendants' Motion for Summary Judgment, filed on June 1, 2017 [DKT 52].		
26	This request for an extension of time is made to accommodate the scheduling needs of Mr.		

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Kiessling's counsel, who has several professional commitments outside of the office that were

scheduled prior to the filing of Defendants' Motion for Summary Judgment. The parties have

1	agreed, subject to the Court's approval, to this short extension of the deadline.		
2	This is the first request for an extension of time to respond to the Defendants' Motion for		
3	Summary Judgment. This request is made in good faith and not for the purpose of delay.		
4	Dated the 21st day of June, 2017.	Dated the 21st day of June, 2017.	
5	GENTILE CRISTALLI	LEWIS BRISBOIS BISGAARD & SMITH, LLP	
6	MILLER ARMENI SAVARESE		
7	/s/Paola M. PAOLA M. ARMENI, ESQ.	_/s/Robert W. RP是最低 FREEMAN, ESQ.	
8	Nevada Bar No.: 8357 KORY L. KAPLAN, ESQ.	Nevada Bar No.: 3062	
9	Nevada Bar No.: 13164	NOEL E. EIDSMORE, ESQ. Nevada Bar No.: 7688	
10	410 South Rampart Boulevard, Suite 420 Las Vegas, Nevada 89145	CAYLA WITTY, ESQ. Nevada Bar No.: 12897	
11	Attorneys for Plaintiff	6385 South Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118	
12		Attorneys for Defendants	
13	VII VII II OO OPPERATE		
14	IT IS SO ORDERED.		
15	Dated: June, 2017		
16		UNITED STATED DISTRICT JUDGE	
17		Case No.: 2:16-cv-00690-GMN-NJK	
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