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1 2 3 4 5 6	John E. Bragonje State Bar No. 9519 LEWIS ROCA ROTHGERBER CHRISTIE LLF 3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996 Tel: 702.949.8200 Fax: 702.949.8398 E-mail:jbragonje@lrrc.com  Attorneys for Plaintiff Gabriel M. Bristol		
7	UNITED STATES DISTRICT COURT		
	DISTRICT OF NEVADA		
8	GABRIEL M. BRISTOL, an individual,	CASE NO.: 2:16-CV-00705-JCM-CWH	
9	Plaintiff,	COUNTY A THOM AND	
10	VS.	STIPULATION AND ORDER TO EXTEND PLAINTIFF'S	
11	ELIZABETH HUGHES, individually and as	DEADLINE TO RESPOND TO DEFENDANT'S MOTION TO DISMISS	
12 13	trustee of the Scorpio Trust Dated January 28, 2015,	FOR LACK OF SUBJECT MATTER JURISDICTION MADE PURSUANT TO FRCP 12(b)(1)	
14	Defendant.	(First Request)	
15	Defendant filed a motion to dismiss for lack of jurisdiction (ECF No. 9) on July 11, 2016;		
	the response is currently due by July 28, 2016; no hearing has been ordered. To accommodate		
16	the response is currently due by July 28, 2016; no	hearing has been ordered. To accommodate	
16 17		b hearing has been ordered. To accommodate to postpone the briefing schedule. Therefore, it is	
		to postpone the briefing schedule. Therefore, it is	
17	ongoing settlement discussions, the parties wish	to postpone the briefing schedule. Therefore, it is counsel of record, John E. Bragonje Esq., of	
17 18	ongoing settlement discussions, the parties wish hereby stipulated and agreed between Plaintiff's	to postpone the briefing schedule. Therefore, it is counsel of record, John E. Bragonje Esq., of c, and Defendant's counsel of record, Charles C.	
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17 18 19 20 21	ongoing settlement discussions, the parties wish hereby stipulated and agreed between Plaintiff's LEWIS ROCA ROTHGERBER CHRISTIE LLE Rainey, Esq., of RAINEY LEGAL GROUP, PLI response to Defendant's Motion to Dismiss for L	to postpone the briefing schedule. Therefore, it is counsel of record, John E. Bragonje Esq., of and Defendant's counsel of record, Charles C. C, that the deadline for Plaintiff to file a ack of Subject Matter Jurisdiction made Pursuant and continued from July 28, 2016 up to and	
17 18 19 20 21 22	ongoing settlement discussions, the parties wish thereby stipulated and agreed between Plaintiff's LEWIS ROCA ROTHGERBER CHRISTIE LLF Rainey, Esq., of RAINEY LEGAL GROUP, PLI response to Defendant's Motion to Dismiss for L to FRCP 12(b)(1) (ECF No. 9) shall be extended	to postpone the briefing schedule. Therefore, it is counsel of record, John E. Bragonje Esq., of and Defendant's counsel of record, Charles C. C, that the deadline for Plaintiff to file a ack of Subject Matter Jurisdiction made Pursuant and continued from July 28, 2016 up to and	
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1	IT IS SO STIPULATED:	
2 3	LEWIS ROCA ROTHGERBER CHRISTIE LLP	RAINEY LEGAL GROUP, PLLC
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5	By: <u>/s/John E. Bragonje</u> JOHN E. BRAGONJE (SBN 9519)	By: <u>/s/ Charles C. Rainey</u> CHARLES C. RAINEY (SBN 10723)
6	3993 Howard Hughes Pkwy., Suite 600 Las Vegas, Nevada 89169	9340 W. Martin Ave., Second Floor Las Vegas, NV 89148
7	Tel: (702) 949-8200 Fax: (702) 949-8398	Tel: (702) 425-5100 Fax: (702) 888-867-5734
8	Attorneys for Plaintiff Gabriel Bristol	Attorneys for Defendant Elizabeth Joan Hughes
9		Trughes
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12		
13	<u>ORDER</u>	
14		IT IS SO ORDERED:
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17		UNITED STATES DISTRICT JUDGE
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19		DATED: July 28, 2016
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