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CLARK COUNTY SCHOOL DISTRICT
   OFFICE OF THE GENERAL COUNSEL
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   (702) 799-5373
   Attorneys for Defendant CCSD
6
                      UNITED STATES DISTRICT COURT
7
                           DISTRICT OF NEVADA
8
   JANE DOE, individually, and
                                    CASE NO.:
   as parent and natural
                                    2:16-cv-01696-JAD-PAL
9
   guardian for JOANN DOE, a
   minor;
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                                    STIPULATION TO EXTEND TIME TO
               Plaintiff,
11
                                    FILE REPLY BRIEF IN SUPPORT OF
                                    CLARK COUNTY SCHOOL DISTRICT'S
12
                                    MOTION FOR SUMMARY JUDGMENT
   FAUSTO BARRAZA-BALCAZAR;
13
   CLARK COUNTY SCHOOL DISTRICT;
                                    (Second Request)
   DOES 1 through 20; ROE,
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                   Defendant.
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        COME NOW the parties, by and through their counsel of record,
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   and hereby stipulate and agree that Defendant Clark County School
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   District may have up to and including June 23, 2017, to file its
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   reply in support of motion for summary judgment (Docket No. 26).
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   Plaintiff's response was filed May 24, 2017 (Docket No. 36). The
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   parties previously stipulated that the District would have to June
22
   16, 2017, to file its reply.
                                Docket No. 35.
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        At the time filing the previous stipulation, defense counsel
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   forgot that the District's legal office is moving on June 9th.
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   Defense counsel must have his office packed by the end of June 8^{
m th}
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   and the move, including computers, is to take place on June 9th and
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   through the weekend. It is expected that it will be into the week
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   of June 12th before the move is complete. Additionally defense
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1	counsel has had depositions set in another matter that should take
2	all day on June $12^{ ext{th}}$ and $14^{ ext{th}}$ which were not scheduled at the time of
3	the earlier stipulation. Because of these unanticipated events, the
4	parties have agreed to this week extension for the District's reply
5	brief.
6	Therefore, the parties respectfully request that the District
7	be allowed up to and including June 23, 2017, to file its reply in
8	support of the motion for summary judgment filed as Docket No. 26.
9	Dated this $7^{th}$ day of June, 2017.
10	
11	CLARK COUNTY SCHOOL DISTRICT LADAH LAW FIRM Office of the General Counsel
12	office of the General Counsel
13	By: /s/ S. Scott Greenberg By:/s/ Joseph Chu S. SCOTT GREENBERG JOSEPH C. CHU
14	Nevada Bar No. 4622 Nevada Bar No. 11082 5100 W. Sahara Ave. 517 S. Third Street
15	Las Vegas, Nevada 89146 Las Vegas, NV 89101 (702) 799-5373 (702) 252-0055
16	Attorneys for Defendant Attorneys for Plaintiffs CCSD
17	
18	IT IS SO ORDERED:
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20	2084
21	United States District Judge Dated: June 7, 2017.
22	Dated. Julie 1, 2017.
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