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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	***	
11	MOSHE BANNER,	Case No. 2:16-cv-1
12	Plaintiff	
13	VS.	STIPULATION AND EXTEND THE DE
14	LAS VEGAS METROPOLITIAN POLICE	RESPOND TO DE
15	DEPARTMENT, a political subdivision of the State of Nevada and the County of Clark;	MOTIONS FOR ST JUDGMENT
16	NAPHCARE, medical care provider for the	ECF NO.S [48], [49
17	Clark County Detention Center; LT. GRAHAM, in his individual capacity;	SECOND REQUE
18	DEFENDANT C. DUNN P#8253, in his individual capacity; DOE LICENSED	
19	PRACTICAL NURSE; RAY MONTENEGRO, NP, individually;	
20	KATRINA SIMEON, RN, individually, DOE	
21	DEFENDANTS I-X, individuals or officers employed at the CCDC, ROE ENTITIES I-X,	
22	inclusive,	
23	Defendants.	
24	///	
25	///	
26	///	
27	///	
28	///	

Case No. 2:16-cv-1717-RFB-CWH

STIPULATION AND ORDER TO EXTEND THE DEADLINES TO **RESPOND TO DEFENDANTS'** MOTIONS FOR SUMMARY **JUDGMENT** ECF NO.S [48], [49], [50], [51], AND [52]

SECOND REQUEST

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Pursuant to LR 6-1 and LR 26-4, the parties, by and through their respective counsel of record, hereby stipulate and request that this Court extend the deadlines to respond to Defendants' motions for summary judgment (See ECF No.s [48-52]) in the above-captioned case fourteen (14) days, up to and including January 10, 2016.

This Request for an extension of time is not sought for any improper purpose or other purpose of delay. This request for extension is based upon the following:

Due to the New Year Holiday, Counsel for the parties have met and conferred and agreed that, to best serve the interests of the parties the most efficient remedy is to reasonably extend the Plaintiff's deadline to respond and for Defendants to file replies.

WHEREFORE, the parties respectfully request that this Court extend the time for the Plaintiff to file his responses to the Defendants' motions for summary judgment – ECF No.s [48], [49], [50], [51], and [52] by fourteen (14) days from the current deadline of December 27, 2017 up to and including January 10th, 2018.

WHEREFORE, the parties respectfully request that this Court also extend the time, or otherwise allow time, for the Defendants to file replies in accordance with the extension of the Plaintiffs' response to Defendants' motions for summary judgment.

DATED this 27th day of December, 2017. **CALLISTER LAW GROUP**

/s/ Mitchell S. Bisson

Matthew Q. Callister, Esq. Nevada Bar No.: 1396

Mitchell S. Bisson, Esq. Nevada Bar No.: 11920

Callister Law Group

330 E. Charleston Blvd., Suite 100

Las Vegas, NV 89104 Attorneys for Plaintiff DATED this 27th day of December, 2017. **LEWIS BRISBOIS BISGAARD & SMITH**

/s/ Noel E. Eidsmore

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Attorneys for Defendants Las Vegas Metropolitan Police Department and

Sergeant Craig Dunn

CALLISTER LAW GROUP 330 E. Charleston Blvd., Suite 100Las Vegas, Nevada 89104T: (702) 385-3343 F: (702) 385-2899

DATED this 27	7 th day of December, 2017.
ALVERSON,	TAYLOR, MORTENSEN
& SANDERS	

_____/s/ Edward Silverman_ Leann Sanders, Esq. Nevada Bar No. 390 Edward Silverman, Esq. Nevada Bar No. 13584 6605 Grand Montencito Pkwy., Suite 200 Las Vegas, Nevada 89149 Attorneys for Defendants NaphCare Montenegro and Simeon

ORDER

IT IS SO ORDERED.

Dated this 28th day of <u>December</u>, 2017.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE