Cervantez v.	Las Ve	egas Metropolitan Police Department Dete	ention Service Div	vision et al		Doc.	
		Case 2:17-cv-00562-MMD-DJA	Document 94	Filed 07/16/20	Page 1 of 2	I	
		TREVOR J. HATFIELD, ESQ					
	1	Nevada Bar No. 7373					
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	6	Southern Nevada Pro Bono Project					
	7	UNITED STATES DISTRICT COURT					
	8	DISTRICT OF NEVADA					
	0						
	9	LUIS CERVANTES,	C	CASE NO: 2:17-cv-00562-MMD-DJA			
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ATFIELD & ASSOCIATES, LTD. 38 th Street * Las Vegas, Nevada 89101 Telephone (702) 388-4469	11	Plaintiff,		STIPULATION AND ORDER TO EXTI TIME FOR PLAINTIFF TO RESPOND			
	10	VS.			ALLAN KIRKWOO		
	12			D.D.S.'S MOT	ION FOR SUMMAR	Y	
	13	EDDIE SCOTT, et al.,		JUDGMENT (Third Request)			
	14	Defendants.		(Third Kequest)			
	15						
		COMES NOW, Plaintiff Luis Cervantes ("Plaintiff"), by and through his counsel, the law				e law	
	16						
	17	firm of Hatfield & Associates, Ltd., appearing pro bono publico, and Defendant Allan					
TF 8 th							
▲ ♡	18	Kirkwood, D.D.S. ("Defendant Kirkwood") by and through his counsel, the law firm of Lewis					

10 19 Brisbois Bisgaard & Smith, LLP, hereby stipulate and agree to extend the time for Plaintiff to 20 Respond to Defendant Allan Kirkwood, DDS's Motion for Summary Judgment (ECF #81). This 21 request is submitted pursuant to LR IA 6-1, 6-2 and LR II 7-1 and 26-4 and is the party's third 22 request for an extension of time for Plaintiff to respond to Defendant's Motion for Summary 23 Judgment. 24

25 Good cause exists for this extension, as the current coronavirus/COVID-19 pandemic has 26 caused, and continues to cause, disruption to the practices of counsel involved in this case. In 27 addition, Plaintiff is incarcerated in Ely State Prison and Plaintiff's Counsel has had difficulty 28 communicating with him to formulate an opposition to Defendant's Motion for Summary Judgment.

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In addition, Plaintiff's Counsel requests additional time so the parties may potentially explore
 resolution. This request is also made due to Plaintiff's counsel having a need for additional time and
 Defendant has courteously granted this extension of time to file Plaintiff's Response.

Accordingly, Plaintiff shall have up to and including July 24, 2020, to respond to Defendant Allan Kirkwood, DDS's Motion for Summary Judgment (ECF #81).

7 DATED this 15th day of July, 2020

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8	HATFIELD & ASSOCIATES	LEWIS BRISBOIS BISGAARD & SMITH, LLP /s/ Katherine J. Gordon			
9	/s/ Trevor J. Hatfield By:				
10	Trevor J. Hatfield, Esq. (SBN 7373) 703 S. Eighth Street	By:			
11	Las Vegas, Nevada 89101 Tel: (702) 388-4469	Katherine J. Gordon, Esq. (SBN 5813) 6385 S. Rainbow Boulevard, Suite 600			
12	Email: <u>thatfield@hatfieldlawassociates.com</u> Attorney for Plaintiff In conjunction with	Las Vegas, Nevada 89118 Tel.: (702) 893-3383			
13	Legal Aid Center of Southern Nevada Pro Bono Project	Email: Brent.Vogel@lewisbrisbois.com			
14	Dono I rojeci	Email: <u>Katherine.Gordon@lewisbrisbois.com</u> Attorneys for Defendant Allan Kirkwood, DDS			
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20	<u>0</u>]	RDER			
21 22					
22	IT IS SO ORDERED:	When			
24		NITED STATES DISTRICT JUDGE ated: July 16, 2020			
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HATFIELD & ASSOCIATES, LTD. 703 8th Street * Las Vegas, Nevada 89101 Telephone (702) 388-4469