Howard v. Cox	et al Case 2:17-cv-01002-JAD-BNW Docur	nent 164 Filed 07/27/23 Page 1 of 1	Doc. 164
1 2 3 4 5 6 7 8 9	Travis N. Barrick, #9257 Nathan E. Lawrence, #15060 GALLIAN WELKER & ASSOCIATES, L.C. 730 Las Vegas Blvd. S., #104 Las Vegas, Nevada 89101 tbarrick@vegascase.com nlawrence@vegascase.com Andrea L. Vieira, #15667 THE VIEIRA FIRM, PLLC 400 S. 7 <sup>th</sup> Street, Suite 400 Las Vegas, Nevada 89101 andrea@thevieirafirm.com Attorneys for Plaintiff Reginald C. Howard		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	REGINALD C. HOWARD,	Case No.: 2:17-CV-1002-JAD-BNW	
13	Plaintiff,	STIPULATION AND	
14	V.	ORDER TO EXTEND TIME	
15	GREG COX, et al.,	ECF No. 157	
16 17	Defendants.		
1/	Plaintiff Reginald C. Howard, through his attorneys of record, and Defendant,		
18	Plaintiff Reginald C. Howard, throug	gh his attorneys of record, and Defendant,	
		gh his attorneys of record, and Defendant, rd, hereby submit their Stipulation to extend	
18	Kyle Groover, through his attorneys of reco		
18 19	Kyle Groover, through his attorneys of reco	rd, hereby submit their Stipulation to extend ts and Motion for Fees (ECF No. 155 & 156)	
18 19 20 21 22	Kyle Groover, through his attorneys of reco the time to respond to Plaintiff's Bill of Cos	rd, hereby submit their Stipulation to extend ts and Motion for Fees (ECF No. 155 & 156) n consideration of the summer vacation	
18 19 20 21	Kyle Groover, through his attorneys of reco the time to respond to Plaintiff's Bill of Cos until 8/11/23. This stipulation is based upo	rd, hereby submit their Stipulation to extend ts and Motion for Fees (ECF No. 155 & 156) n consideration of the summer vacation	
18 19 20 21 22 23	Kyle Groover, through his attorneys of reco the time to respond to Plaintiff's Bill of Cos until 8/11/23. This stipulation is based upo schedules and general professional courtes	rd, hereby submit their Stipulation to extend ts and Motion for Fees (ECF No. 155 & 156) n consideration of the summer vacation y.	
18 19 20 21 22 23 24 25 26 27	Kyle Groover, through his attorneys of reco the time to respond to Plaintiff's Bill of Cos until 8/11/23. This stipulation is based upo schedules and general professional courtes DATED this 18 <sup>th</sup> day of July 2023. By: <u>/s/Leo Hendges</u> Leo T. Hendges, Esq. Office of the Attorney General 555 E. Washington Avenue, #3900 Las Vegas, NV 89101 lhendges@ag.nv.gov Attorney for Defendants <b>IT IS SO ORDERED.</b>	rd, hereby submit their Stipulation to extend ts and Motion for Fees (ECF No. 155 & 156) n consideration of the summer vacation y. DATED this 18 <sup>th</sup> day of July 2023. By: <u>/s/ Travis N. Barrick</u> Travis N. Barrick, # 9257 GALLIAN WELKER & ASSOCIATES, L.C. Attorneys for Plaintiff Reginald C.	