Dittmar v. City of North Las Vegas

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This is the first request for an extension of both of these deadlines which all fall on the same day, March 12, 2024. In support of this stipulation for extension of these deadlines, the parties state as follows:

- 1. The current deadline for Plaintiff to file her objection to Defendant's Bill of Costs [ECF No. 203] and response to Defendant's Motion for Attorneys' Fees [ECF No. 204] is March 12, 2024.
- 2. Counsel for Plaintiff will be out of town and on a cruise for her daughter's Spring Break vacation from March 8-17, 2024. Due to the Wi-Fi issues Plaintiff's counsel experienced last time on a cruise, counsel requested a stipulated extension of the deadline, while counsel is out of the country for her daughter's Spring Break vacation. For this reason, as well as the good cause articulated below, Plaintiff's counsel requested a stipulated extension of the deadline to file her objection to Defendant's Bill of Costs [ECF No. 203] and her response to Defendant's Motion for Attorneys' Fees [ECF No. 204] and Defendant's counsel agreed to stipulate to the requested extensions.
- 3. Based on the foregoing, the parties stipulate to extend Plaintiff's deadline to file her objection to Defendant's Bill of Costs [ECF No. 203] and her response to Defendant's Motion for Attorneys' Fees [ECF No. 204] to April 2, 2024 and April 5, 2024 respectively.
- 4. This stipulation for an extension is brought in good faith, establishing good cause, and is not sought for any improper purpose or other purpose of delay. Plaintiff's counsel is requesting this stipulated extension to provide Plaintiff's counsel with sufficient time in light of Plaintiff's counsel's need to take time off work to rest and recover after trial in this case. Counsel was recently hospitalized in February, 2024 and has also been recovering from another illness counsel was suffering from before and during trial in this case causing flu symptoms and preventing counsel from working. Counsel was also out of state February 22-26, 2024 and will be out of the office for her daughter's Spring Break vacation starting March 8, 2024 and returning on March 18, 2024. Plaintiff's counsel therefore requested and received a stipulated extension of time for all of this good cause shown.
 - 5. Courts in the District of Nevada have routinely held that extensions of deadlines for

illness and the "practicalities of life" establish good cause for the requested extension. *Morales v. McDaniel*, 2019 U.S. Dist. LEXIS 173103 (D. Nev. Oct. 3, 2019).

- 6. These extensions of time are not sought for any improper purpose or other purpose of delay. Rather, they are sought to allow the deadlines, which all fall on the same date while Plaintiff's counsel is out of the country and relying on cruise ship Wi-Fi, to be staggered to two different dates in April to provide sufficient time for counsel for Plaintiff to prepare and file her objection to bill of costs and response to motion for attorneys' fees due to her illness during and after trial, out of state travel, prior issues with cruise ship Wi-Fi, and her daughter's Spring Break vacation from March 8-17, 2024.
- 7. Through this stipulation, Plaintiff requests that the Court extend the deadline for Plaintiff to file her objection to Defendant's Bill of Costs from the current deadline of March 12, 2024 until April 2, 2024 and extend her deadline to file her response to Defendant's Motion for attorneys' Fees from the current deadline of March 12, 2024 until April 5, 2024.

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1	WHEREFORE, the parties respectfully request that the Court extend the deadlines as
2	stipulated to and requested herein.
3	DATED this 8 th day of March, 2024.
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5	MELANIE HILL LAW PLLC KAMER ZUCKER ABBOTT
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18	IT IS SO ORDERED.
19	DATE UNITED STATES DISTRICT JUDGE
20	DATE UNITED STATES DISTRICT JUDGE
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