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2	Nevada Bar No. 9017 HKM EMPLOYMENT ATTORNEYS LLP		
3	1785 E. Sahara Ave, Suite 325		
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5	E-mail: jfoley@hkm.com Attorney for Plaintiff		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8			
9	LARA WARD, An Individual) CASE NO. 2:17-cv-03029 -JAD-NJK	
	Plaintiff,)	
10)	
11	VS.) ECF No. 39	
12	STATE OF NEVADA, ex rel. its BOARD)	
13	OF MEDICAL EXAMINERS, DON ANDREAS, an Individual, PAMELA)	
14	CASTAGNOLA, an Individual, KIM)	
15	FRIEDMAN, an Individual, KATI PAYTON, an Individual, TODD RICH,		
	an Individual AND EDWARD)	
16	COUSINEAU, an Individual; DOES I-X.)	
17	Defendants.)	
18		_)	
19	STIPULATION AND ORDER RESOLVING PENDING MOTIONS AND AGREEING		
20		<u>AMENDED COMPLAINT</u> D REQUEST)	
21	<u>(SECON</u>	<u>D REQUEST)</u>	
22	COMES NOW, the Plaintiff, LARA	A WARD ("Ward"), by and through her attorney,	
23	JENNY L. FOLEY, Ph.D., ESQ., of the law firm HKM EMPLOYMENT ATTORNEYS LLP,		
24	and Defendants, STATE OF NEVADA, ex rel. its BOARD OF MEDICAL EXAMINERS,		
25	PAMELA CASTAGNOLA, KIM FRIEDMAN, KATI PAYTON, and EDWARD		
26	COUSINEAU, by and through their attorney, S. BRETT SUTTON, ESQ., of SUTTON		
27	HAGUE LAW CORPORATION, P.C., hereby stipulate and agree as follows:		
28	///		

WHEREAS, on or about January 4, 2018, Defendants filed a Motion to Dismiss, Motion
 to Strike Scandalous Matter and Motion for a More Definite Statement (collectively "the
 Motions" or "Motions");

WHEREAS, the Parties met and conferred extensively with respect to the Motions, and
Plaintiff agreed to file a First Amended Complaint addressing, at least in part, certain of the
concerns raised by Defendants' Motions to the satisfaction of all counsel without waiving any
rights;

8 WHEREAS, on or about February 5, 2018, the Court entered the Parties' Joint 9 Stipulation and Order concerning the First Amended Complaint by which the Parties agreed, 10 and the Court ordered, that Plaintiff provide a copy of the Proposed Amended Complaint to 11 Defendants' counsel not later than February 12, 2018 for the purposes of discussing any dispute 12 related to the Proposed Amended Complaint before requesting a hearing date on Defendants' 13 Motions, such that Plaintiff would be in a position to file a First Amended Complaint not later 14 than February 28, 2018 after meeting and conferring with Defendants;

WHEREAS, Defendants did not receive a copy of Plaintiff's Proposed First Amended
Complaint until February 26, 2018, and as such have not yet had the opportunity to fully meet
and confer with Plaintiff about the changes to the Proposed First Amended Complaint, about
which Defendants still have serious concerns;

THEREFORE, based on all of the foregoing, the Parties jointly stipulate and
respectfully request that the Court issue an Order as follows:

Since a continuing dispute exists and both the parties are working on a
 resolution, it has been agreed to stipulate that the new file date shall be from two weeks from
 the date of February 28, 2018. That the Plaintiff shall file a First Amended Complaint not later
 than March 14, 2018, which will:

 List and separately allege each cause of action against each Defendant and will note, in what capacity each Defendant is being sued for each cause of action;

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1	b. List the factual predicates of each cause of action in accordance with general		
2	rules of pleading;		
3	c. Remove the allegations in paragraph 72 a-z of the Complaint;		
4	d. Remove the causes of action	under NRS and for Negligent	
5	5 Hiring/Supervision.		
6	2. Parties agree to discuss any unresolved issues with respect to the Proposed First		
7	Amended Complaint prior to requesting a hearing date on Defendants' Motions or		
8	filing further responsive motions regarding the same.		
9			
10	Dated this 27 th day of February, 2018. Dat	ted this 27 th day of February, 2018.	
11	HKM Employment Attorneys LLP Sut	tton Hague Law Corporation P.C.	
12	2		
13	<u>/ s/ Jenny 2. Odey _/s/</u>	/ Jared Hague	
14		ed Hague, Esq. vada Bar No. 12761	
15		00 Gateway Drive, Suite 100 no, Nevada 89521	
16		orney for Defendants	
17			
18			
19	IT IS SO ORDERED.		
20	U.S. District Ludge Jennifer Dorsey March 7, 2018		
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