Peck v. State of Nevada, ex rel et al

Doc. 79

Defendants James Dzurenda, Brian Williams, Troy Ternes, Alexis Lozano, Jennifer Nash, Duane Wilson, Joel Quiroz, Perry Russell, Jacques Graham, Shanon Ennis-Wright, Julie Matousek, Brian Sandoval, Adam Laxalt, Barbara Cegavske, Francis Moka, Alfonso Alvarez, and Monique Hubbard-Pickett, by and through counsel, Aaron D. Ford, Nevada Attorney General, and Jared M. Frost, Senior Deputy Attorney General, hereby request an additional thirty-three (33) days to respond to Plaintiff's "Motion for Preliminary Injunction and Restraining Order" filed April 11, 2019, and docketed at ECF No. 68 and ECF No. 69. Defendants' request is made and based on the following memorandum of points and authorities, the attached Declaration of Counsel, the pleadings and papers on file, and any other evidence the Court deems appropriate to consider.

#### MEMORANDUM OF POINTS AND AUTHORITIES

#### I. BACKGROUND

This is a prisoner civil rights matter. ECF No. 7.

On July 5, 2018, the Court screened Plaintiff's Complaint. ECF No. 6. Pursuant to the Screening Order, Plaintiff was permitted to proceed on numerous claims. See id.

On December 7, 2018, the parties participated in a mediation conference at which no resolution was reached. ECF No. 22.

On January 24, 2019, the Attorney General filed an Acceptance of Service for Defendants James Dzurenda, Brian Williams, Troy Ternes, Alexis Lozano, Jennifer Nash, Duane Wilson, Joel Quiroz, Perry Russell, Jacques Graham, Shanon Ennis-Wright, and Julie Matousek.

On January 31, 2019, Plaintiff filed an Amended Complaint. ECF No. 40.

On April 1, 2019, the Court screened Plaintiff's Amended Complaint pursuant to Defendants' request. ECF No. 65. The Court incorporated its previous findings concerning claims presented in the original Complaint and allowed Plaintiff to proceed on additional claims. *Id.* at 3-5.

On April 11, 2019, Plaintiff filed his "Motion for Preliminary Injunction and Restraining Order." ECF No. 68; ECF No. 69.

///

///

///

///

///

26 | ///

On April 15, 2019, Defendants filed a Motion for Case Management Conference due to the complexity of the case and Plaintiff's practice and history of filing frivolous, unsupported, or unnecessary motions. ECF No. 70.

On April 18, 2019, the Attorney General filed an Acceptance of Service for Francis Moka, Alfonso Alvarez, and Monique Hubbard-Pickett. ECF No. 72.

On April 24, 2019, the Court scheduled a hearing on Defendants' Motion for Case Management Conference for May 7, 2019. ECF No. 74.

This motion for an extension of time to respond to Plaintiff's April 2019 preliminary injunction motion follows.

#### II. APPLICABLE LAW

Pursuant to Federal Rule of Civil Procedure 6(b)(1)(A), the Court may extend the time to perform an act within a specified time for good cause shown.

#### III. ARGUMENT

Defendants submit that good cause exists to extend the time to respond to Plaintiff's April 2019 preliminary injunction motion. Defendants' response is currently due April 25, 2019. Since Plaintiff filed his motion on April 11, the undersigned has reviewed the motion and requested information and records from prison staff needed to complete a response. Exhibit 1 (Declaration of Counsel). However, the undersigned has been unable to complete a response due to his responsibilities to meet deadlines in this and other cases. See id. Further, the Court recently scheduled a hearing on Defendants' motion for a case management conference, through which Defendants seek a protective order regarding

1	Plaintiff's motion practice. See ECF No. 70 at 7. Defendants therefore request an extension	
2	of thirty-three (33) days, or until May 28, 2019, to file a response to Plaintiff's motion.	
3	DATED this 25th day of April, 2019.	
4	AARON D. FORD	
5	Attorney General	
6	By: <u>/s/ Jared M. Frost</u> JARED M. FROST (Bar No. 11132)	
7	Senior Deputy Attorney General	
8	Attorneys for Defendants	
9		
10		
11		
12	ORDER	
13	ORDER	
14	IT IS SO ORDERED. Defendants shall have until May 28, 2019, to file a Response to	
15	Plaintiff's "Motion for Preliminary Injunction and Restraining Order" (ECF No. 68; ECF	
16	No. 69).	
17	Dated: April 26, 2019.	
18 19		
20	LINUTED STATES DISTRICT HIDSE	
$\begin{bmatrix} 20 \\ 21 \end{bmatrix}$	UNITED STATES DISTRICT JUDGE	
22		
23		
$\frac{24}{24}$		
25		
26		
27		
28		

### EXHIBIT 1

# Declaration of Counsel

## EXHIBIT 1

1	AARON D. FORD Attorney General	
2	JARED M. FROST (Bar No. 11132) Senior Deputy Attorney General	
3	State of Nevada Office of the Attorney General	
4	555 East Washington Avenue Suite 3900	
5	Las Vegas, Nevada 89101 Telephone: (702) 486-3177	
6	Facsimile: (702) 486-3773 Email: jfrost@ag.nv.gov	
7	Attorneys for Defendants James Dzurenda	
8	Brian Williams, Troy Ternes, Alexis Lozano, Jennifer Nash, Duane Wilson,	
9	Joel Quiroz, Perry Russell, Jacques Graham, Shanon Ennis-Wright, Julie Matousek, Brian	
10 11	Sandoval, Adam Laxalt, Barbara Cegavske, Francis Moka, Alfonso Alvarez, and Monique Hubbard-Pickett	
12		
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15	FRANK PECK,	Case No. 2:18-cv-00237-APG-VCF
	FRANK PECK, Plaintiff,	
15	, ,	
15 16	Plaintiff, v. STATE OF NEVADA, ex rel. Nevada Department	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17	Plaintiff, v. STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN	Case No. 2:18-cv-00237-APG-VCF
15 16 17 18	Plaintiff, v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19	Plaintiff, v. STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20	Plaintiff, v. STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20 21 22 23	Plaintiff,  v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN WILLIAMS, HDSP; ASSOCIATE WARDEN JENNIFER NASH; ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN T. TIERNES; CASE WORKER ENNIS WRIGHT and LAW LIBRARY SUPERVISOR	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20 21 22 23 24	Plaintiff,  v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN WILLIAMS, HDSP; ASSOCIATE WARDEN JENNIFER NASH; ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN T. TIERNES; CASE WORKER ENNIS WRIGHT and LAW LIBRARY SUPERVISOR JAQUES GRAHAM; FOOD SUPERVISER MANAGER DWAINE WILSON; ATTORNEY	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20 21 22 23 24 25	Plaintiff,  v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN WILLIAMS, HDSP; ASSOCIATE WARDEN JENNIFER NASH; ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN T. TIERNES; CASE WORKER ENNIS WRIGHT and LAW LIBRARY SUPERVISOR JAQUES GRAHAM; FOOD SUPERVISER MANAGER DWAINE WILSON; ATTORNEY GENERAL FRANK A. TODDRE, II, DISTRICT COURT JUDGE JERRY A WIESE; SGT.	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20 21 22 23 24 25 26	Plaintiff,  v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN WILLIAMS, HDSP; ASSOCIATE WARDEN JENNIFER NASH; ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN T. TIERNES; CASE WORKER ENNIS WRIGHT and LAW LIBRARY SUPERVISOR JAQUES GRAHAM; FOOD SUPERVISER MANAGER DWAINE WILSON; ATTORNEY GENERAL FRANK A. TODDRE, II, DISTRICT COURT JUDGE JERRY A WIESE; SGT. ALEXIS LOZANO; SGT. JULIE MATOUSEC; SGT. DUGAN; OFFICER JOEL QUEROZ, sued	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF
15 16 17 18 19 20 21 22 23 24 25	Plaintiff,  v.  STATE OF NEVADA, ex rel. Nevada Department of Correction, et al.; PRISON COMMISSIONERS; GOVERNOR BRIAN SANDOVAL; SECRETARY OF STATE BARBARA CEGAVSKI; ATTORNEY GENERAL ADAM LAXALT; DIRECTOR OF PRISONS JAMES DZURENDA; WARDEN BRIAN WILLIAMS, HDSP; ASSOCIATE WARDEN JENNIFER NASH; ASSOCIATE WARDEN PERRY RUSSELL; ACTING ASSOCIATE WARDEN T. TIERNES; CASE WORKER ENNIS WRIGHT and LAW LIBRARY SUPERVISOR JAQUES GRAHAM; FOOD SUPERVISER MANAGER DWAINE WILSON; ATTORNEY GENERAL FRANK A. TODDRE, II, DISTRICT COURT JUDGE JERRY A WIESE; SGT. ALEXIS LOZANO; SGT. JULIE MATOUSEC;	Case No. 2:18-cv-00237-APG-VCF  DECLARATION OF

25 | ///

///

///

///

///

I, JARED M. FROST, hereby declare, based on personal knowledge and/or information and belief, that the following assertions are true:

- 1. I am a Senior Deputy Attorney General employed by the Nevada Attorney General in the Litigation Division, and I make this declaration in support of Defendants' motion to extend the time in which to file a Response to Plaintiff's "Motion for Preliminary Injunction and Restraining Order" filed April 11, 2019, and docketed at ECF No. 68 and ECF No. 69.
- 2. Since Plaintiff filed his motion on April 11, 2019, I have reviewed the motion and requested information and records from prison staff needed to complete a response. However, I have been unable to complete the response due to my responsibilities to meet deadlines in this and other cases.
- 3. My responsibilities to meet deadlines during the past two weeks include: Mizzoni v. State of Nevada, Case No. 2:17-cv-01482 (opposition to plaintiff's summary judgment motion filed 04/25/19, reply regarding defendants' motion for summary judgment filed 04/15/19); Carley v. Gentry et al., Case No. 2:17-cv-02670 (reply regarding defendants' motion for summary judgment filed 04/24/19); Mitchell v. State of Nevada, Case No. 2:17-cv-00686 (substantive response to motion to extend time filed 04/24/19); Jackson v. State of Nevada et al., Case No. 2:16-cv-00995 (reply regarding defendants' motion for summary judgment filed 04/23/19); Johnson v. Lewis, Case No. 2:17-cv-01668 (response to motion to consolidate cases filed 04/18/19); and Peck v. State of Nevada et al., Case No. 2:18-cv-00237 (response to objection to order filed 04/17/19, motion for case management conference filed 04/15/19).

This request is made in good faith and not for the purpose of delay. 4. Pursuant to 28 U.S.C. section 1746 Declarant certifies, under penalty of perjury, that the foregoing is true and correct. DATED this 25th day of April, 2019. AARON D. FORD Attorney General By: <u>/s/ Jared M. Frost</u>
JARED M. FROST (Bar No. 11132)
Senior Deputy Attorney General Attorneys for Defendants