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DANIAL O. LAIRD, M.D., J.D. 1 Nevada Bar No. 11831 dlaird@gagelawfirm.com 2 IVY GAGE, ESQ. Nevada Bar No. 5958 3 igage@gagelawfirm.com THE GAGE LAW FIRM, PLLC 4 **ONE Summerlin** 1980 Festival Plaza Drive, Ste. 270 5 Las Vegas, Nevada 89128 (702)869-0800/(702)869-0900 (fax) 6 Attorneys for Plaintiffs 7

## UNITED STATES DISTRICT COURT

## **DISTRICT OF NEVADA**

JAMES JOHN ROMERO,	Case No. 2:18-cv-01258-RFB-VCF
Plaintiff,	
vs.	ORDER APPROVING SETTLEMENT ON BEHALF OF MINOR
THE UNITED STATES OF AMERICA,	) ON BEHALL OF WINOR
Defendant.	
·	n

On this \_\_\_\_day of \_\_\_\_\_\_2019, the above referenced matter came on for hearing and approval by the Court as to the reasonableness of a settlement between the United States of America and J.J.R, a minor, by his natural parents and guardians, JAMES JOHN ROMERO and JAMES JOHN ROMERO, JAMES JOHN ROMERO, individually, and MAUREEN ROMERO, individually, by and through their attorneys.

The complete and precise terms and conditions of the proposed settlement are set forth in the Stipulation for Compromise Settlement and Release of Federal Tort Claims Act Claims Pursuant to 28 U.S.C § 2677 ("Stipulation"), attached hereto as Exhibit 1. The Court has reviewed the Stipulation, and, if necessary, taken testimony and heard arguments in favor of this settlement. The Court is fully informed of the specifics of the full and final terms and conditions of the settlement, including the necessity of approval by the Department of Justice.

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The Court finds that the terms and conditions of this settlement, as set forth in the Stipulation are fair, reasonable, and in the best interests of J.J.R., a minor.

## IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:

- 1. That the settlement, as set forth in Exhibit 1, is hereby approved as fair. reasonable and in the best interests of J.J.R. An amount of Seventy-Five Thousand Dollars and Zero Cents (\$75,000.00) shall be placed into a blocked trust account for the benefit of the minor, J.J.R. with restrictions that the funds may not be withdrawn except by Order of this Court or, by verification that the beneficiary has reached the age of eighteen (18) years, at which time the account must be closed and the money distributed to the beneficiary. Proof that the blocked trust account has been established at a Nevada financial institution must be filed with this Court within 30 days of the date of this Order. IT IS FURTHER ORDERED, ADJUDGED and DECREED that Petitioner and THE GAGE LAW FIRM, PLLC, shall file proof that the blocked trust account has been established and funded within thirty (30) days of the date of wire transfer of funds from the U.S.A. to the Client Trust Account of THE GAGE LAW FIRM, PLLC.
- IT IS FURTHER ORDERED, ADJUDGED and DECREED that a status 2. 10:00 AM, June 24, 2019 check before this Court is set for... compliance with this Order. In the event the proof of compliance has been filed with this Court, it will not be necessary for the Petitioner or THE GAGE LAW FIRM, PLLC, to attend this status check hearing.
- 3. IT IS FURTHER ORDERED, ADJUDGED and DECREED that the Petitioners may be ordered by this Court to file periodic verified annual reports, should the Court deem it appropriate, in order to detail the activities of the blocked trust account during the previous twelve (12) months pursuant to NRS 41.200(5).

1	4.	Attorneys' fees in the amount of One Hundred Eighty Seven thousand, Five
2		Hundred Dollars and Zero Cents (\$187,500.00) are approved for Plaintiffs'
3		counsel.
4	5.	Repayment to Plaintiff's counsel for case related costs and expenses in the
5		amount of Fourteen Thousand Fifty Nine Dollars and Seventy Seven Cents
6		(\$14,059.77) is approved.
7	4.	Payment to JAMES JOHN ROMERO and MAUREEN ROMERO, Individually,
8		in the amount of Four Hundred Seventy-Three Thousand Four Hundred and
9		Forty Dollars and Twenty-Three Cents (\$473,440.23) is approved.
10		IT IS SO ORDERED.
11		Contact
12		Contain
13		UNITED STATES DISTRICT COURT JUDGE/ UNITED STATES MAGISTRATE JUDGE
14		May 1, 2019
15		DATED:
16		
17	THE GAGE	LAW FIRM, PLLC
18	Oania	l famil
19	<b>DANIAL LA</b> Nevada Bar	RD, ESQ. No. 11831
20	ONE Summe	
21		Nevada 89135
22	/ atomoyo for	Attorneys for Petitioners
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The Gage Law Firm, PLLC ONE Summerlin 1980 Festival Plaza Drive, Ste. 270 Las Vegas, Nevada 89135 Phone: 702/869-0800 Fax: 702/869-0900

1	NICHOLAS A. TRUTANICH		
2	United States Attorney		
3	GREG ADDINGTON     Nevada State Bar No. 6875     Assistant United States Attorney		
4	Bruce R. Thompson United States Courthouse & Fed. Bldg. 400 South Virginia Street, Suite 900		
5	Reno, NV 89501 Tel: (775) 784-5438		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8			
9	JAMES JOHN ROMERO,		
10	Plaintiff, 2:18-cv-1258-RFB-VCF		
11	v. ,		
12	UNITED STATES OF AMERICA, )		
13	Defendant.		
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16	STIPULATION FOR COMPROMISE SETTLEMENT AND RELEASE OF FEDERAL TORT CLAIMS ACT CLAIMS PURSUANT TO 28 U.S.C. § 2677		
17	It is hereby stipulated by and between the undersigned plaintiffs/claimants (meaning any person		
18	signing this agreement, other than attorneys for the parties, whether or not that person is a party to this		
19	civil action) and defendant United States of America, by and through their respective counsel, as		
20	follows:		
21	1. The parties do hereby agree to settle and compromise each and every claim of any kind,		
22	whether known or unknown, arising directly or indirectly from the acts or omissions that gave rise to the		
23	above-captioned litigation under the terms and conditions set forth herein.		
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- 2. The defendant United States of America agrees to pay the total sum of Seven Hundred Fifty Thousand Dollars (\$750,000.00), which sum shall be in full settlement and satisfaction of any and all claims, demands, rights, and causes of action of whatsoever kind and nature, arising from and by reason of any and all known and unknown, foreseen and unforeseen, bodily and personal injuries, damage to property and the consequences thereof, resulting and to result from the incidents, events, and circumstances that gave rise to the above-captioned litigation, including any claims plaintiffs/claimants or their heirs, executors, administrators, or assigns, and each of them, now have or may hereafter acquire, including any claims for wrongful death, against the United States of America, its agents, servants and employees. Parties agree that none of the sum paid by Defendant United States of America has been designated as punitive or exemplary damages; parties further agree that the above settlement amount is intended for the purposes of settling any and all claims related to personal physical injuries or physical sickness sustained by James John Romero.
- 3. Plaintiffs/claimants, individually, collectively, and on behalf of their heirs, executors, administrators or assigns, hereby agree to accept the sum of Seven Hundred Fifty Thousand Dollars (\$750,000.00) in full settlement, satisfaction, and release of any and all claims, demands, rights and causes of action of whatsoever kind and nature, including claims for wrongful death, arising from, and by reason of, any and all known and unknown, foreseen and unforeseen, bodily and personal injuries, damage to property, and the consequences thereof which they may have or hereafter acquire against the United States of America, its agents, servants and employees, on account of the incidents, events, and circumstances that gave rise to the above-captioned litigation, including any future claim or lawsuit of any kind or type whatsoever, whether known or unknown, and whether for compensatory, statutory, or exemplary damages.
- 4. Plaintiffs/claimants, individually and collectively, acknowledge two adult children of James Romero not signatories to this settlement agreement (Ashley Romero and Nicole Romero, hereinafter

"Ashley" and "Nicole") and further acknowledge and affirm that James Romero (1) has provided no support, financial or otherwise, for Ashley or Nicole for more than five years, (2) has no information regarding the current whereabouts or marital status of either Ashley or Nicole, and (3) has had no substantive communication or other contact with Ashley or Nicole for more than five years. It is the intent of this settlement agreement to, among other things described herein, to foreclose and preclude any claim or lawsuit of any kind by Ashley or Nicole on account of the incidents, events, and circumstances that gave rise to the above-captioned litigation.

- 5. This Stipulation for Compromise Settlement and Release is not, is in no way intended to be, and should not be construed as an admission of liability or fault on the part of the United States, its agents, servants, or employees, which liability is specifically denied by the United States. This settlement is entered into by all parties, including the plaintiffs/claimants, for the purpose of compromising disputed claims under the Federal Tort Claims Act and avoiding the expenses and risks of further litigation.
- 6. The settlement amount described above represents the entire amount of the compromise settlement and the respective parties will each bear their own costs, fees and expenses and any attorney's fees owed by plaintiffs/claimants will be paid out of the settlement amount and not in addition thereto.
- 7. This settlement is subject to the provisions of 28, United States Code, Section 2678, which provides that attorney's fees for services rendered to plaintiff in connection with this action shall not exceed 25 per centum of the amount of the compromise settlement.
- 8. The persons signing this agreement warrant and represent that they possess full settlement authority to bind the persons on whose behalf they are signing to the terms of the settlement. The plaintiffs/claimants signing this agreement further declare and represent that this settlement is made voluntarily, in good faith, and is a fair and equitable settlement, and they are of legal age and capacity and competent to sign and execute this agreement. As to the release of claims on behalf of minor child

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Joseph James Romero (DOB: 8/28/2008), which release is an essential component of this settlement, plaintiffs/claimants must promptly obtain Court approval of the settlement at their own expense and on their own initiative - which effort shall be initiated within 30 days of the execution of this agreement. It is agreed and understood that the United States may void this settlement agreement at its option in the event such Court approval is not initiated and obtained in a timely manner. Defendant United States of America agrees to make a good faith effort to cooperate and assist with obtaining the Court's approval to settle the minor's claim. Plaintiffs/claimants further declare and represent that no promise, inducement, or agreement not herein expressed has been made and that this settlement agreement contains the entire agreement and the terms of this compromise settlement are contractual and not a mere recital.

- 9. Plaintiffs/claimants, individually, individually, and on behalf of their heirs, executors, administrators, or assigns, hereby release and agree to reimburse, indemnify, and hold harmless the United States of America and its agents, servants, and employees from any and all further, additional, or other demands, causes of action, claims, or suits incident to or resulting from further litigation or prosecution of claims by plaintiffs/claimants or their heirs, executors, administrators, or assigns against the United States or its agents, servants, or employees arising out of the incidents, events, and circumstances that gave rise to the above-captioned litigation, which claims expressly have been released herein.
- 10. Payment of the settlement amount will be made by electronic transmittal of funds to the client trust account of plaintiff's counsel The Gage Law Firm, PLLC of Las Vegas, Nevada, in accordance with account routing information provided by counsel. Plaintiff's attorneys agree to distribute the settlement proceeds among the plaintiffs/claimants and in accordance with the terms and conditions of the Court's approval of the minor's release of claims.

11. The parties agree that this Stipulation for Compromise Settlement and Release, including all the terms and conditions of this compromise settlement and any additional agreements relating thereto, may be made public in their entirety, and plaintiff expressly consents to such release and disclosure 12. In consideration of the transmittal of funds described above and promptly following such transmittal, the parties will execute and file with the court such documents as necessary to cause the within action to be dismissed with prejudice from the docket of the court. Counsel for Plaintiff James Romero Assistant United States Attorney Claimant - Spouse of James Romero