Miller v. Nye Count	v et al				Doc. 47
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13	Attorneys for Plaintiff Gary Miller				
	UNITED STATES DISTRICT COURT				
14	DISTRICT OF NEVADA				
15		I			
16	GARY MILLER, an individual,				
	Plaintiff,	Case	e. No.: 2:19-cv-00	601-JAD-DJA	
17	VS.	STIP	PULATION AND	ORDER TO	
18	NYE COUNTY, Nevada, a poli	itical EXT	END DISPOSIT		
19	subdivision of the State of Nevada and d	loing	DLINE		
	business as the Nye County Sheriff's O		COND REQUEST	Г)	
20	and Nye County Animal Control; and DEPUTY JOHN TOLLE, individually and		plaint filed: April	9, 2019	
21	in his official capacity as a Nye Co	ounty	filed: September		
22	Police Officer;	ГАС	med. September	23, 2019	
23	Defendants.				
24	Demonstrate LD IA (1 District		11 1 D. f 1	to New Country of D	
25	Pursuant to LR IA 6-1, Plaintiff, Gary Miller and Defendants, Nye County and Deputy			puty	
26	John Tolle, by and through their respective counsel of record, submit this Stipulation and Order to			ler to	
	Extend Dispositive Motion Deadline. The parties respectfully request the dispositive motion				
27					
28	deadline be extended by two (2) week	5.			
NAYLOR & BRASTER ATTORNEYS AT LAW 1050 Indigo Drive, Suite 200 Las Vegas, NV 89145					

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Currently the dispositive motion deadline is February 16, 2021. (ECF No. 45). The parties respectfully request the dispositive motion deadline be extended until March 2, 2021. Similarly, the parties hereby request that the last day to file a Joint Pretrial Order shall be extended for two (2) weeks or until April 1, 2021. In the event dispositive motions are filed, the date for filing the Joint Pretrial Order shall be suspended until thirty (30) days after decision on the dispositive motions or upon further Order by the Court extending the time period in which to file the Joint Pretrial Order.

8 The parties aver, pursuant to Local Rule 6-1, that good cause exists for the requested
9 extension. Due to extenuating circumstances, including several court-ordered deadlines,
10 Plaintiff's counsel respectfully requested a 2-week extension, and Defendant's counsel agreed.

Further, the parties believe that dispositive motions may resolve issues related in the case,
such as the same will not be required to proceed to a jury and will conserve judicial resources.

This extension request is made in good faith, jointly by the parties, and not for the purposes
of delay. Trial in this matter has not yet been set. Moreover, since this request is a joint request,
neither party will be prejudiced.

16 This Request for an extension of time is not sought for any improper purpose or other 17 purpose of delay. Rather, it is sought by the parties solely for the purpose of allowing sufficient 18 time to prepare dispositive motions in this case and adequately prepare their respective cases for 19 trial to the extent the dispositive motions do not resolve all of the claims.

This is the second request for extension of the dispositive motion deadline in this matter.
The parties respectfully submit that the reasons set forth above constitute compelling reasons for
the extension.

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1	WHEREFORE, the parties respectfully request that this Court extend the deadline to file				
2	dispositive motions in the above-captioned case two (2) weeks, up to and including March 2, 2021				
3	and the other dates as outlined in accordance with the table above.				
4	Naylor & Braster	MARQUIS AURBACH COFFING			
5					
6	By: /s/ Jennifer L. Braster	By: /s/ James A. Beckstrom			
7	Jennifer L. Braster, NV Bar No. 9982 Andrew J. Sharples, NV Bar No. 12866	Craig R. Anderson, NV Bar No. 6882			
8	1050 Indigo Drive, Suite 200 Las Vegas, NV 89145	10001 Park Run Drive Las Vegas, Nevada 89145			
9	Margaret A. McLetchie, NV Bar No.109				
10	Alina M. Shell, NV Bar No. 11711 McLetchie Law 701 Foot Bridger Assessor Swite 520	Deputy John Tolle			
11	701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101				
12	Attorneys for Plaintiff Gary Miller				
13	<u>ORDER</u>				
14	IT IS SO ORDERED.				
15	DATED this 16th day of February, 2021.				
16					
17		V N			
18		UNITED STATES MAGISTRATE JUDGE			
19					
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21					
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25					
26					
27					
28 Naylor & Braster					
ATTORNEYS AT LAW 1050 Indigo Drive, Suite 200		3 of 3			