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*Diana Hernandez*  
8

9 **UNITED STATES DISTRICT COURT**

10 **DISTRICT OF NEVADA**

11 JEFFREY LYNN FRANKLIN,

12 Plaintiff,

13 v.

14 HERNANDEZ, et al.,

15 Defendants.

Case No. 2:20-CV-00063-RFB-DJA

**DEFENDANT'S MOTION TO  
EXTEND THE DEADLINE TO FILE  
MOTION FOR SUMMARY  
JUDGMENT  
(FIRST REQUEST)**

16  
17 Defendant, Diana Hernandez, by and through counsel, Aaron D. Ford, Nevada  
18 Attorney General, and Amy A. Porray, Deputy Attorney General, of the State of Nevada,  
19 Office of the Attorney General, request this Court extend the deadline to file the Motion for  
20 Summary Judgment from **July 14, 2021**, to **August 16, 2021**. This is the first request.

21 **I. INTRODUCTION**

22 Defendant, Diana Hernandez, respectfully requests this Court grant this request to  
23 extend the deadline to file the Motion for Summary Judgment. Good cause exists because  
24 counsel has had a serious medical emergency that required her to take extended medical  
25 leave and has affected all dates and deadlines in her cases.

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1 **II. BACKGROUND**

2 Plaintiff, Jeffrey Lynn Franklin sues Hernandez for alleged constitutional violations  
3 occurring while he was lawfully incarcerated in the Nevada Department of Corrections.  
4 ECF No. 10. Since filing suit, Franklin has been released from prison. ECF No. 7, 24. On  
5 June 15, 2021, Hernandez served her Initial Disclosures. To date, Franklin has not done  
6 disclosures nor propounded any discovery requests. Hernandez's counsel was also  
7 contacting various declarants in preparation of the motion for summary judgment.  
8 Additionally, Hernandez's counsel was scheduled for annual leave, beginning July 6, 2021,  
9 and returning July 13, 2021. The instant motion for summary judgment would have been  
10 completed prior to counsel's leave, and then reviewed, edited and approved during her leave  
11 and timely filed upon her return.

12 However, in the very late hours of Thursday, July 1, 2021/very early morning of  
13 Friday, July 2, 2021 (counsel is unsure of the time), counsel suffered a serious medical  
14 episode. *See* Declaration of Amy A. Porray. Counsel's live-in partner took her to the nearest  
15 hospital emergency room. *Id.* Following discharge, counsel was given instructions not to  
16 return to work in any capacity until her follow up with medical specialists. *Id.*

17 Counsel was placed on emergency medical leave beginning Friday, July 2, 2021. The  
18 end of the following week, counsel met with her medical specialist who ordered further  
19 specialized testing and allowed for a subsequent return to work. *Id.* Counsel returned to  
20 work on Monday, July 12, 2021. *Id.* Although, counsel is diligently working to get caught  
21 up on all cases, she must remain cognizant of her provider's treatment recommendations  
22 and the limitations posed by her physical abilities. *Id.* As of now, counsel is not at full  
23 working capacity.

24 Counsel does not have a current telephone number for Franklin or an email address  
25 and was not able to speak with him prior to the filing of the instant motion.

26 All of counsel's cases, dates and deadlines have been affected. As a result, Defendant  
27 respectfully requests that this Court grant her request for 30 days to file the Motion for  
28 Summary Judgment.

1 **III. LEGAL ARGUMENT**

2 District courts have inherent power to control their dockets. *Hamilton Copper &*  
3 *Steel Corp. v. Primary Steel, Inc.*, 898 F.2d 1428, 1429 (9th Cir. 1990); *Oliva v. Sullivan*,  
4 958 F.2d 272, 273 (9th Cir. 1992). Rule 6(b)(1), Federal Rules of Civil Procedure, governs  
5 extensions of time:

6 When an act may or must be done within a specified time, the  
7 court may, for good cause, extend the time: (A) with or without  
8 motion or notice if the court acts, or if a request is made, before  
9 the original time or its extension expires; or (B) on motion made  
after the time has expired if the party failed to act because of  
excusable neglect.

10 “The proper procedure, when additional time for any purpose is needed, is to present  
11 to the Court a timely request for an extension before the time fixed has expired (*i.e.*, a  
12 request presented before the time then fixed for the purpose in question has expired).”  
13 *Canup v. Miss. Valley Barge Line Co.*, 31 F.R.D. 282, 283 (D. Pa. 1962). The *Canup* Court  
14 explained that “the practicalities of life” (such as an attorney’s “conflicting professional  
15 engagements” or personal commitments such as vacations, family activities, illnesses, or  
16 death) often necessitate an enlargement of time to comply with a court deadline. *Id.*

17 Counsel’s unforeseeable medical emergency, which led to an extended medical  
18 absence and a complete inability to work demonstrates good cause. Counsel has actively  
19 and responsibly participated in the instant litigation. Counsel was on track to timely file  
20 the instant motion for summary judgment. However, now all of counsel’s cases and their  
21 accompanying dates and deadlines have been affected.

22 Franklin has been released from incarceration since the filing of the instant action.  
23 He has not participated in discovery. Accordingly, a short continuance will not be  
24 prejudicial to him. Counsel brings this motion in the very best of faith and not for the  
25 purposes of delay.

26 **IV. CONCLUSION**

27 Hernandez’s motion for an extension of time to file a motion for summary judgment  
28 should be granted due to counsel’s serious injury. Hernandez requests an extension from

1 the current due date of **July 14, 2021**, to **August 16, 2021**. This motion is brought in good  
2 faith and not for the purposes of delay.

3 DATED July 14, 2021.

4 AARON D. FORD  
5 Attorney General

6 By: /s/ Amy A. Porray  
7 Amy A. Porray (Bar. No. 9596)  
8 Deputy Attorney General  
9 *Attorney for Defendant*

10 **IT IS SO ORDERED**

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12 \_\_\_\_\_  
13 RICHARD F. BOULWARE, II  
14 UNITED STATES DISTRICT JUDGE

15 DATED: July 15, 2021

1 **CERTIFICATE OF SERVICE**

2 I certify that I am an employee of the State of Nevada, Office of the Attorney General,  
3 and that on July 14, 2021, I electronically filed the foregoing **DEFENDANT’S MOTION**  
4 **TO EXTEND THE DEADLINE TO FILE MOTION FOR SUMMARY JUDGMENT**  
5 **(FIRST REQUEST)** via this Court’s electronic filing system. Parties who are registered  
6 with this Court’s electronic filing system will be served electronically.

7 Jeffrey Lynn Franklin  
8 4414 E. Flamingo Road  
9 Las Vegas, Nevada 89121

10  
11 /s/ Natasha D. Petty  
12 An employee of the  
13 Office of the Nevada Attorney General  
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9 **UNITED STATES DISTRICT COURT**  
10 **DISTRICT OF NEVADA**

11 JJEFFREY LYNN FRANKLIN,  
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14 HERNANDEZ, et al.,  
15 Defendants.

Case No. 2:20-CV-00063-RFB-DJA

**DECLARATION OF DEPUTY  
ATTORNEY GENERAL  
AMY A. PORRAY**

17 I, Amy A. Porray, hereby attest that the following statements to the best of my  
18 knowledge are true and correct.

- 19 1. I am employed as a Deputy Attorney General (DAG) in the Office of the  
20 Nevada Attorney General (OAG). I am employed in the Public Safety Division,  
21 Nevada Department of Corrections.
- 22 2. That I am competent to provide the instant Declaration.
- 23 3. I represent the Defendant, Diana Hernandez, in the instant action.
- 24 4. That I provide this Declaration in support of my request for an extension of  
25 time to file a motion for summary judgment.
- 26 5. That the due date to file a motion for summary judgment is July 14, 2021.
- 27 6. That I was scheduled for annual leave to commence on July 6, 2021, with a  
28 return date of July 14, 2021.

- 1 7. That in preparation for annual leave, prepared a litigation schedule to meet  
2 all dates and deadlines for her caseload while on annual leave.
- 3 8. That, due to the deadline in the instant case occurring on July 14, 2021, I  
4 scheduled the litigation-preparation dates of July 1-5, 2021, for the drafting  
5 and finalization of the instant motion.
- 6 9. That I had also been working on the document preparation and contacting  
7 declarants for the instant motion prior to July 1, 2021.
- 8 10. That very late Thursday night (July 1, 2021)/early Friday morning (July 2,  
9 2021), I suffered an incredibly serious medical episode. I do not remember the  
10 time.
- 11 11. That I went to the emergency room.
- 12 12. That my medical episode was so serious that, in addition to all other medically  
13 related concerns, my live-in partner immediately cancelled our annual leave  
14 vacation based on injury severity, medical direction, the necessity of follow up  
15 visits with specialists and specialized testing.
- 16 13. That I was on medical leave from July 2—until July 12, 2021.
- 17 14. That I was not permitted to work during medical leave.
- 18 15. That I am still not able to work at full capacity.
- 19 16. That I have been doing my utmost diligence to comply with all cases, dates  
20 and deadlines since returning to work.
- 21 17. That I bring this motion in good faith and not for the purposes of delay.

22 Pursuant to Title 28, United States Code, Section 1746, I declare under penalty of  
23 perjury that the foregoing is true and correct to the best of my knowledge and belief.

24 Executed this 14th day of July, 2021.

25 AARON D. FORD  
26 Attorney General

27 By: /s/ Amy A. Porray  
28 Amy A. Porray (Bar No. 9596)  
Deputy Attorney General