28

1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	* * *	
4	LISA A. BRYANT,	Case No. 2:20-cv-00594-JAD-EJY
5	Plaintiff,	
6	v.	ORDER
7 8	MADISON MANAGEMENT SERVICES, LLC AND PORRAS, PLLC,	
9	Defendants.	
10	Before the Court is the Discovery Plan and Proposed Scheduling Order (ECF No. 18). The	
11	parties seek an initial discovery period of 360 days, which is twice the length of time ordinarily	
12	approved by the Court. The parties offer a single sentence to support the extraordinary	
13	request. They state nothing other than the issues involve fraud to justify a 360 day discovery	
14	period. Given the length of time requested, the parties must provide something more than their one	
15	sentence justification.	
16	Accordingly, IT IS HEREBY ORDEED that the Discovery Plan and Proposed Scheduling	
17	Order (ECF No. 18) is DENIED. The parties may submit a discovery plan and scheduling order	
18	seeking 180 days of discovery with all attendant dates or submit a revised plan seeking substantially	
19	more time so long as it is supported by adequate information allowing the Court to consider their	
20	request.	
21		
22	Dated this 27th day of July, 2020	
23		
24	2	
25	<u></u>	Layra J. Louchah
26	ELA UNI	AYNAJJ. YOUCHAH TED STATES MAGISTRATE JUDGE
27		
	I .	

1