	Case 2:20-cv-02196-APG-BNW	Document 8 Filed 01/05/21 Page 1 of 3
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8 9	Attorneys for Respondents-Defendants William Barr, Chad Wolfe, Matthew T. Albend and Thomas E. Feeley ("Federal Respondents-I	
10	UNITED STATE	ES DISTRICT COURT
11	DISTRICT OF NEVADA	
12	Conden Animal Condena Contrallar Israel	Case No.: 2:20-cv-02196-APG-BNW
13	Sandor Anival Cordova Carballo; Israel Mendoza Mendoza; Eduardo Gallardo	
	Gonazalez; Elmer Vazquez Reyes; Hector Herez Alvares; Felipe Mora Mora; Anton	Description to Extend Deaumes as to
14 15	Osorio Han; Arnold Camacho Vazquez; Edgar Ramirez Garcia; Luis Olivia Peralt Cesar Sosa Ramirez; Carlos Escobar;	Wiotion to Strike (ECF No. 2) and
16	Mojhamed Betiche; Jose Moises Silva; Yupanqui Sanchez; Jerardo Guerro; Abel	(5th Request)
17	La Cruz; Jose Seron Figueroa; Jose Castellano; David Garcia Flores; Octavio	
18	Carrillo; Sudhamma Kukulpane; Julian Martin; Roberto Bonnet; Bamgbang Budi	ono,
19	Petitioners-Plaintiffs,	
20	VS.	
21	William Barr, Attorney General of the Ur	
22	States; Chad Wolfe, Acting Secretary of the Department of Homeland Security; Matth	
23	T. Albence, Deputy Director and Senior Official Performing the Duties of Director	~
24	U.S. Immigration and Customs Enforcem	nent;
25	Thomas E. Feeley, District Director of the Salt Lake City District Office, U.S.	e
26	Immigration and Customs Enforcement; Brian Koehn, Warden, Nevada Southern	
27	Detention Center; Pamela Lauer, Acting	
28	Warden, Nevada Southern Detention Cer Matthew Cantrell, Assistant Field Office	nter;
20	Director (ICE Las Vegas); Gabriel Ruiz,	

## Case 2:20-cv-02196-APG-BNW Document 8 Filed 01/05/21 Page 2 of 3

Supervisory Detention and Deportation Officer (Las Vegas), Tom Simic, Chaplain of Southern Nevada Detention Center,

## Respondents-Defendants.

Pursuant to LR IA 6-1(a) and LR 7-1(a), the parties, through their respective counsel stipulate and respectfully request that the Court extend the remaining briefing deadlines related to Federal Respondents-Defendants' Motion to Strike Portions of the Amended Complaint (ECF No. 2) and Plaintiffs' Motion for Leave to File Second Amended Complaint (ECF No. 6).

Federal Respondents-Defendants respectfully request this extension due Federal Respondents-Defendants' counsel being out of the office on extended medical leave. Thus, good cause exists.

If granted, the new deadlines will be as follows:

 Federal Respondents-Defendants' Reply in Support of Motion to Strike: January 15, 2021

	Case 2:20-cv-02196-APG-BNW Document 8 Filed 01/05/21 Page 3 of 3	
1 2 3	<ul> <li>Federal Respondents-Defendants' Response to Plaintiffs' Motion for Leave to File Second Amended Complaint: January 15, 2021.</li> <li>Respectfully submitted this 4th day of January 2021.</li> </ul>	
4 5	Sull and Associates, PLLC     NICHOLAS A. TRUTANICH United States Attorney	
6 7 8	/s/ Hardeep SullHARDEEP SULL/s/ Brianna Smith520 South Seventh Street, Ste. ABRIANNA SMITHLas Vegas, NV 89101Assistant United States AttorneyAttorneys for PlaintiffsAttorneys for Federal Respondents-	
9 10	<i>Defendants</i> Struck Love Bojanowski & Acedo, PLC	
11 12 13	<u>/s/ Jacob Lee</u> JACOB B. LEE ASHLEE B. HESMAN 3100 West Ray Road, Ste. 300 Chandler, AZ 85226	
14 15 16	Dennet Winspear GINA G. WINSPEAR 3301 North Buffalo Drive, Ste. 195 Las Vegas, NV 89129 <i>Attorneys for Respondent Brian Koehn</i>	
17 18 19	IT IS SO ORDERED:	
20 21	UNITED STATES DISTRICT JUDGE	
22 23	<b>DATED:</b> January 5, 2021	
24 25		
26 27		
28	3	