

1 NICHOLAS A. TRUTANICH
United States Attorney
2 District of Nevada
Nevada Bar No. 13644

3 BRIANNA SMITH
4 Assistant United States Attorney
Nevada Bar No. 11795
5 501 Las Vegas Blvd. So., Suite 1100
Las Vegas, Nevada 89101
6 (702) 388-6336
Brianna.Smith@usdoj.gov

7 *Attorneys for Respondents-Defendants*
8 *William Barr, Chad Wolfe, Matthew T. Albence,*
and Thomas E. Feeley ("Federal Respondents-Defendants")
9

10 **UNITED STATES DISTRICT COURT**
11 **DISTRICT OF NEVADA**

12 Sandor Anival Cordova Carballo; Israel
Mendoza Mendoza; Eduardo Gallardo
13 Gonazalez; Elmer Vazquez Reyes; Hector
Herez Alvarez; Felipe Mora Mora; Antonio
14 Osorio Han; Arnold Camacho Vazquez;
Edgar Ramirez Garcia; Luis Olivia Peralta;
15 Cesar Sosa Ramirez; Carlos Escobar;
Mojhamed Betiche; Jose Moises Silva;
16 Yupanqui Sanchez; Jerardo Guerra; Abel De
La Cruz; Jose Seron Figueroa; Jose
17 Castellano; David Garcia Flores; Octavio
Carrillo; Sudhamma Kukulpane; Julian
18 Martin; Roberto Bonnet; Bamgbang Budiono,

19 Petitioners-Plaintiffs,

20 vs.

21 William Barr, Attorney General of the United
States; Chad Wolfe, Acting Secretary of the
22 Department of Homeland Security; Matthew
T. Albence, Deputy Director and Senior
23 Official Performing the Duties of Director,
U.S. Immigration and Customs Enforcement;
24 Thomas E. Feeley, District Director of the
Salt Lake City District Office, U.S.
25 Immigration and Customs Enforcement;
26 Brian Koehn, Warden, Nevada Southern
Detention Center; Pamela Lauer, Acting
27 Warden, Nevada Southern Detention Center;
Matthew Cantrell, Assistant Field Office
28 Director (ICE Las Vegas); Gabriel Ruiz,

Case No.: 2:20-cv-02196-APG-BNW

**Stipulation to Extend Deadlines as to
Motion to Strike (ECF No. 2) and
Motion for Leave to File Amended
Complaint (ECF No. 6)
(5th Request)**

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

4 Respondents-Defendants.

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

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

13 If granted, the new deadlines will be as follows:

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

16 ...

17 ...

18 ...

19 ...

20 ...

21 ...

22 ...

23 ...

- Federal Respondents-Defendants' Response to Plaintiffs' Motion for Leave to File Second Amended Complaint: **January 15, 2021.**

Respectfully submitted this 4th day of January 2021.

Sull and Associates, PLLC

NICHOLAS A. TRUTANICH
United States Attorney

/s/ Hardeep Sull
HARDEEP SULL
520 South Seventh Street, Ste. A
Las Vegas, NV 89101
Attorneys for Plaintiffs

/s/ Brianna Smith
BRIANNA SMITH
Assistant United States Attorney
*Attorneys for Federal Respondents-
Defendants*

Struck Love Bojanowski & Acedo, PLC

/s/ Jacob Lee
JACOB B. LEE
ASHLEE B. HESMAN
3100 West Ray Road, Ste. 300
Chandler, AZ 85226

Dennet Winspear
GINA G. WINSPEAR
3301 North Buffalo Drive, Ste. 195
Las Vegas, NV 89129
Attorneys for Respondent Brian Koehn

IT IS SO ORDERED:


UNITED STATES DISTRICT JUDGE

DATED: January 5, 2021