Williams et al v.	sisolak et al		Doc. 112
	Case 2:21-cv-01676-APG-VCF Document	112 Filed 12/28/21 Page 1 of 6	
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12	UNITED STATES	DISTRICT COURT	
13	DISTRICT (DF NEVADA	
14	ANGELA WILLIAMS; JANE DOE #1; JANE DOE #2,	Case No.: 2:21-cv-01676-APG-VCF	
15	Plaintiffs,	Honorable: Andrew P. Gordon	
16	v.		
17		STIPULATION AND [PROPOSEI ORDER TO ABATE ALL O	
18	STEVE SISOLAK, Governor of Nevada, in his official capacity; AARON FORD,	DEFENDANT LAS VEGAS BISTR	-
19	Attorney General of Nevada, in his official capacity; THE CITY OF LAS VEGAS;	LLC'S APPLICABLE DEADLINE UNTIL SUCH A TIME AS THIS COUR	
-	CLARK COUNTY; NYE COUNTY; WESTERN BEST, INC. D/B/A CHICKEN	ISSUES AN ORDER ON PLAINTIFF MOTION FOR PROTECTIVE ORDE	
20	RANCH; WESTERN BEST LLC; JAMAL RASHID; MALLY MALL MUSIC, LLC;	(DOC. 50) AND RESET THE ACCORDINGLY	
21	FUTURE MUSIC, LLC; PF SÓCIAL	ACCORDINGLI	
22	MEDIA MANAGEMENT, LLC; E.P. SANCTUARY; BLUE MAGIC MUSIC,		
23	LLC; EXCLUSIVE BEAUTY LOUNGE, LLC; FIRST INVESTMENT PROPERTY,	(FIRST REQUEST)	
24	LLC; V.I.P. ENTERTAINMENT, LLC;		
25	MP3 PRODUCTIONS, INC.; MMM PRODUCTIONS, INC.;		
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			Justia.com

Case 2:21-cv-01676-APG-VCF Document 112 Filed 12/28/21 Page 2 of 6 SHAC. 1 LLC D/B/ASAPPHIRE GENTLEMEN'S CLUB AND/OR 2 SAPPHIRE; SHAC MT, LLC; and LAS VEGAS BISTRO, LLC D/B/A LARRY 3 FLYNT'S HUSTLER CLUB, Defendants 4 5 COMES NOW Defendant Las Vegas Bistro, LLC, by and through its counsel of 6 7 record, and Plaintiffs Angela Williams; Jane Doe #1; and Jane Doe #2 (collectively, with 8 Defendant, the "Parties"), by and through her counsel Jason D. Guinasso, hereby 9 stipulate and agree to the following: 10 1. Plaintiff filed her First Amended Complaint (the "FAC") on November 10, 2021, [Doc. 49], which added, for the first time, Defendant Las Vegas Bistro, LLC. 11 Defendant was served on December 3, 2021. [Doc. 74]. 12 13 2. The deadline for Defendant to file a responsive pleading to the FAC is December 27, 2021. 14 15 The deadline for Defendant to file its initial disclosures pursuant to Fed. 3. 16 R. Civ. P. 26 is December 30, 2021. [Doc. 93]. In order to assess the claims against Defendant, Defendant requires 17 4. certain identifying information from Plaintiff Jane Doe # 2 in order to access 18 19 Defendants' records. Plaintiffs do not wish to disclose Jane Doe # 2's identifying information absent a protective order; however, this Court has not yet ruled on 20 21 Plaintiffs' Motion for Protective Order. [Doc. 50]. The Parties briefly discussed entering 22 into a temporary protective order; however, Plaintiffs determined they were unable to 23 disclose Jane Doe # 2's identity until such a time as they are able to explain their 24 concerns regarding the disclosure of Jane Doe # 2's identity at the hearing on their 25 Motion for Protective Order, [Doc. 50], directly to the Court.

26 5. Defendant maintains extensive records or all of its employees and the
27 entertainers who perform on its premises. These records can be accessed by a number

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Case 2:21-cv-01676-APG-VCF Document 112 Filed 12/28/21 Page 3 of 6

1 of different queries including by name, social security number, employee and/or dancer 2 identification number, date of birth, and email address. The most reliable way of 3 accessing these records are by the last four of a social security number and the 4 individual's name. All employees and entertainers who perform on Defendant's 5 premises enter into binding arbitration agreements with Defendant. Further, all entertainers who perform on Defendant's premises enter into a contract with Defendant. 6 7 Jane Doe # 2 alleges to have been an entertainer that performed on Defendant's premises. [FAC, Doc. 49, at ¶¶ 275, 278, 305]. Without some identifying information for 8 9 Jane Doe # 2, Defendant cannot assess whether Jane Doe # 2 actually performed on Defendant's premises or whether, if she did in fact perform on Defendant's premises, 10 her claims would be subject to arbitration. 11

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6. Defendant does not wish to take any actions that could be construed as 13 inconsistent with the right to arbitrate. See, e.g., Newirth by & through Newirth v. Aegis Senior Communities, LLC, 931 F.3d 935, 942 & n.10 (9th Cir. 2019). 14

15 7. Because Defendant cannot access its records to both assess Jane Doe # 2's claims and locate her arbitration agreement with Defendant in the event she did 16 perform on its premises; because Bistro does not wish to waive its right to arbitrate, 17 18 given that Bistro has already engaged in scheduling conferences, by filing dispositive 19 motions, joining in dispositive motions, and/or engaging in discovery by serving its 20initial disclosures under Fed. R. Civ. P. 26, Defendant Las Vegas Bistro, LLC requests, 21 and Plaintiffs agree to, abate all deadlines applicable to Defendant Las Vegas Bistro, 22 LLC and reset those deadlines that have accrued as of the of this Court's entry of its 23 final order on Plaintiffs' Motion for Protective Order, [Doc. 50], to twenty-one (21) days 24 following entry of said order. The Parties request all remaining deadlines be governed 25 by the applicable Federal Rules, this Court's Local Rules, and/or this Court's Orders.

26 **THEREFORE**, it is hereby stipulated and agreed, by and between Defendant Las 27 Vegas Bistro, LLC and Plaintiffs Angela Williams; Jane Doe #1; and Jane Doe #2.

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through their undersigned counsel, that all deadlines applicable to Defendant Las Vegas
Bistro, LLC are abated and those deadlines that, as of the date of this Court's entry of
its final order on Plaintiffs' Motion for Protective Order, [Doc. 50], have accrued are
hereby reset as due on or before twenty-one (21) days after this Court's entry of its final
Order on Plaintiffs' Motion for Protective Order, [Doc. 50]. All remain deadlines shall be
governed by the applicable Federal Rules, this Court's Local rules, and/or this Court's
Orders.

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9	Dated: December 28, 2021	Respectfully Submitted,
10		
11	<u>/s/ Jason D. Guinasso</u> Jason D. Guinasso, Esq.	<u>/s/ Zachary M. Youngsma</u> Zachary M. Youngsma
12	Nevada Bar No. 8478 500 Damonte Ranch Parkway, Suite 980	Nevada Bar No. 15680 Shafer & Associates, P.C.
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15	Attorneys for Plaintiffs	E: <u>Zack@BradShaferLaw.com</u>
16		<i>Counsel for Defendant Las Vegas Bistro, LLC</i>
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	LLC'S APPLICABLE DEADLINES UNTIL SUCH	BATE ALL OF DEFENDANT LAS VEGAS BISTRO A TIME AS THIS COURT ISSUES AN ORDER ON ER (DOC. 50) AND RESET THEM ACCORDINGLY

ORDER

1	ORDER	
2	IT IS SO ORDERED as follows: all applicable deadlines for Defendant Las Vegas	
3	Bistro, LLC are hereby abated. Those deadlines that, as of the date of this Court's entry	
4	of its final order on Plaintiffs' Motion for Protective Order, [Doc. 50], have accrued are	
5	hereby reset as due on or before twenty-one (21) days after this Court's entry of its final remaining	
6	Order on Plaintiffs' Motion for Protective Order, [Doc. 50]. All remain deadlines shall be	
7	governed by the applicable Federal Rules, this Court's Local rules, and/or this Court's	
8	Orders.	
9	Dated this <u>28th</u> day of <u>December 2021</u> .	
10		
11	Conten	
12	UNITED STATES MAGISTRATE JUDGE	
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	STIPULATION AND [PROPOSED] ORDER TO ABATE ALL OF DEFENDANT LAS VEGAS BISTRO LLC'S APPLICABLE DEADLINES UNTIL SUCH A TIME AS THIS COURT ISSUES AN ORDER ON PLAINTIFFS' MOTION FOR PROTECTIVE ORDER (DOC. 50) AND RESET THEM ACCORDINGLY	

Case 2:21-cv-01676-APG-VCF	Document 112	Filed 12/28/21	Page 6 of 6
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CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2021, I electronically filed the foregoing
document with the Clerk of the Court using the CM/ECF system, which will send
notification of such filing to all counsel of record.

5	
6	<u>/s/Zachary M. Youngsma</u> Zachary M. Noungema
7	<u>/s/Zachary M. Youngsma</u> Zachary M. Youngsma Nevada Bar No. 15680 SHAFER & ASSOCIATES, P.C.
8	DIATER & ABSOCIATES, I.O.
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	STIPULATION AND [PROPOSED] ORDER TO ABATE ALL OF DEFENDANT LAS VEGAS BISTRO LLC'S APPLICABLE DEADLINES UNTIL SUCH A TIME AS THIS COURT ISSUES AN ORDER ON PLAINTIFFS' MOTION FOR PROTECTIVE ORDER (DOC. 50) AND RESET THEM ACCORDINGLY