1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8	* * *	
9	INGINIO HERNANDEZ,	Case No. 3:13-cv-00083-MMD-WGC
10	Plaintiff,	ORDER
11		
12	RENEE BAKER, et al.,	
13	Defendants.	
14	The Court denied summary judgment on count III relating to Plaintiff's Eighth	
	Amondment use of evenesive force claim, and referred this ease for estilement	

Amendment use of excessive force claim, and referred this case for settlement
conference. (ECF Nos. 175, 176.) The settlement conference is scheduled for May 17,
2016. (ECF No. 179.) If the parties are unable to resolve this case, the Court will
schedule trial on Plaintiff's remaining claim.

Pending before the Court are two motions. To the extent Plaintiff's motion for 19 20 extension (ECF No. 190) seeks to extend the time to file a notice of appeal, it is denied because the time for Plaintiff to file an appeal is not yet triggered. Plaintiff filed a 21 document that he titled in part as "This motion have been made an in good faithfully by 22 answer and response in replace the defendants as a they motions in opposition of a 23 plaintiff motions for his reconsidering facts" ("Motion"). (ECF No. 195.) Plaintiff 24 referenced ECF No. 186 — his motion for reconsideration — which the Court has 25 denied (ECF No. 194). It appears that Plaintiff's Motion is a reply in support of his 26 motion for reconsideration. To the extent Plaintiff is filing another motion for 27 reconsideration, it is denied. 28

It is therefore ordered that Plaintiff's motions (ECF No. 190, 195) are denied DATED THIS 10th day of May 2016. MIRANDA M. DU UNITED STATES DISTRICT JUDGE