the office on a pre-planned vacation at the end of December 2017 through the first week in January 2018, and he will need additional time to prepare the opposition brief. This *Stipulation* is not offered for any dilatory or improper purpose.

Dated this 28th day of December 2018.

Dated this 28th day of December 2018.

ADAM PAUL LAXALT Attorney General

Electronic Signature Authorized

Steve Shevorski

By: /s/

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Attorneys for Plaintiff John Enos

ORDER

THE COURT, having considered the preceding *Stipulation* and GOOD CAUSE appearing therefor, GRANTS the *Stipulation*. IT IS HEREBY ORDERED that Plaintiff shall have additional time, **through and including Tuesday, January 16, 2018**, to file his opposition to *Defendants Young and Gibbons' Motion to Dismiss* (ECF 057).

Dated: December 28, 2017

IT IS SO ORDERED

UNITED STATES DISTRICT JUDGE

The Geddes Law Firm, P.C. 8600 Technology Way, Suite 107 Reno, NV 89521 Phone 775-853-9455

CERTIFICATE OF SERVICE

2	I hereby certify that I am an employee of the Geddes Law Firm, P.C., and that on December 28 ,
3	2017, I caused to be served a copy of the foregoing Stipulation and Proposed Order for Enlargement of
4	Time for Plaintiff to File Opposition to Defendants Young and Gibbons' Motion to Dismiss (ECF 057)
5	(First Request), by electronic filing with the Court's Pacer e-filing system, addressed to:
6	Katherine F. Parks, Esq.
7	State Bar No. 6227 THORNDAL ARMSTRONG DELK BALKENBUSH & EISINGER
8	6590 S. McCarran Blvd, Suite B Reno, Nevada 89509 (775) 786—2882
9	
10	Attorneys for Defendants Douglas County, Scott Shick, and Victoria Sauer-Lamb
11	Steve Shevorski, Head of Complex Litigation Michelle Di Silvestro Alanis, Deputy Attorney General
12	Katlyn M. Brady, Deputy Attorney General STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL
	555 E. Washington Avenue, Ste. 3900
13	Las Vegas, NV 89101-1068 Phone: (702) 486-3268
14	

Attorneys for Defendants Nathan Todd Young and Michael Gibbons

WILLIAM J. GEDDES
An employee of the Geddes Law
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