Rodriguez v. Dz	urenda				Doc. 134
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1	AARON D. FORD Attorney General				
2	DOUGLÁS R. RANDS, Bar No. 3572				
3	Senior Deputy Attorney General MANDANA DIVANBEIKI, Bar No. 1	14862			
4	Deputy Attorney General State of Nevada				
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6	Carson City, NV 89701-4717 Tel: (775) 684-1150				
7	E-mail: drands@ag.nv.gov				
8	Attorneys for Defendant James Dzurenda				
-	LINITTE	D STATES DIST			
9					
10	DISTRICT OF NEVADA				
11	PEDRO RODRIGUEZ,		Case No. 3:17-	-cv-00205-MMD-CLI	3
12	Plaintiff,	N		QUEST TO WITHDI	
13	VS.		MOTIONS TO CONTINUE EARLY MEDIATION (SETTLEMENT)		
14	JAMES DZURENDA,		CONFERENCE A	AND TO EXTEND T R EARLY MEDIATI	
		1	DEADLINE FOR		
15	Defendant.			NT) CONFERENCE	
	Defendant.			NT) CONFERENCE CCF NOS. 129 AND 1	
16			STÀTEMENT (E	CCF NOS. 129 AND 1	130)
	Defendant. Defendant, James Dzurenda, b State of Nevada, and Douglas Rands, S	y and through cou	STÀTEMENT (E unsel, Aaron D. F	CCF NOS. 129 AND	130) Il of the

When counsel became aware of the Motion, he contacted Ely State Prison, and in discussion with the Warden, confirmed that arrangements could be made so that this Settlement Conference could proceed as scheduled. The Office of the Attorney General apologizes for this Motion, and requests that the settlement conference proceed as planned. The senior staff will reinforce the importance of these

is requesting the Court withdraw, from consideration, the Motions to Continue Early Mediation

(Settlement) Conference and to Extend the Deadline for Early Mediation (Settlement) Conference

Statement (ECF Nos. 129 and 130). On April 24, 2021, this office filed the Motion to Continue the

Settlement Conference in this matter, scheduled for May 11, 2021. The stated cause for the Motion was

a conflict at Ely State Prison with two hearings scheduled for the same time. The Motion was filed

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without notifying senior staff at this office.

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1	hearings and will ensure that any further motions for extension of time are only filed when there is no
2	alternative available.
3	DATED this 28th day of April, 2021.
4 5	AARON D. FORD Attorney General
6	Prin /a/ Douglas P. Panda
7	By: <u>/s/ Douglas R. Rands</u> DOUGLAS R. RANDS, Bar No. 3572 Senior Deputy Attorney General
8	Attorneys for Defendants
9	
10	IT IS SO ORDERED.
11	Dated: April 29, 2021
12	\bigcirc
13	Galdh
14	UNITED STATES MAGISTRATE JUDGE
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1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that
3	on this 28th day of April, 2021 I caused to be served a copy of the foregoing, NOTICE OF
4	REQUEST TO WITHDRAW MOTIONS TO CONTINUE EARLY MEDIATION
5	(SETTLEMENT) CONFERENCE AND TO EXTEND THE DEADLINE FOR EARLY
6	MEDIATION (SETTLEMENT) CONFERENCE STATEMENT (ECF NOS. 129 AND 130) by
7	U.S. District Court CM/ECF Electronic Filing to:
8 9	Pedro Rodriguez, #59114 Ely State Prison P.O. Box 1989
9 10	Ely, NV 89301 esp_lawlibray@doc.nv.gov
11	
12	
13	/s/ Roberta W. Bibee
14	An employee of the Office of the Attorney General
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