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7 *Attorneys for Defendants*  
*Brandon Gonzales and Brian Woods*

8 UNITED STATES DISTRICT COURT

9 DISTRICT OF NEVADA

10 WILLIE MASON,

Case No. 3:18-cv-00151-RCJ-WGC

11 Plaintiff,

JOINT PRETRIAL ORDER

12 vs.

13 WOODS, et al.,

14 Defendant.

15 Following pretrial proceedings in this case,

16 IT IS ORDERED:

17 I. NATURE OF ACTION AND CONTENTIONS OF THE PARTIES

18 A. NATURE OF ACTION

19 This is a prisoner civil rights action filed under 42 U.S.C. § 1983, brought by Willie Mason  
20 (Mason), against multiple Defendants for events that took place while he was incarcerated by  
21 Nevada Department of Corrections (NDOC). (ECF No. 4) Pursuant to the Court's Screening Order  
22 (ECF No. 6) Plaintiff was allowed to proceed on the following one Count of Eighth Amendment  
23 Deliberate Indifference to Unsafe Prison Conditions. (*Id.*)

24 In the operative complaint (ECF No. 4), Plaintiff sues Defendants Culinary Supervisor Brian  
25 Woods, Correctional Officer Gonzales, Correctional Officer Kirchen, Correctional Officer Davis,  
26 and Lieutenant Bryant for events that took place while Plaintiff was incarcerated at Ely State Prison  
27 ("ESP"). (ECF No. 4 at 1-3.) Plaintiff alleges one count and seeks monetary relief. (*Id.* at 4, 11).

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1 On March 3, 2020, Defendants filed a Motion for Summary Judgment. (ECF No. 20). The  
2 Magistrate Judge issued a Report and Recommendation granting a Partial Summary Judgment. (ECF  
3 No. 30). This Court adopted the Report and granted a Partial Summary Judgment. (ECF No. 35).  
4 The claims were dismissed as to Defendants Bryant, Davis and Kirchen. The case is proceeding  
5 against Defendants Woods and Gonzales.

6 **B. CONTENTIONS OF THE PARTIES**

7 **1. Plaintiff's Contentions**

8 For Count I, Plaintiff alleges the following: on September 16, 2016, at about 12:45 a.m.,  
9 Plaintiff reported to his inmate job in ESP's kitchen. (*Id.* at 4.) Another inmate, Marcell Williams  
10 #1120655, was with Plaintiff. (*Id.*) Defendant Woods told Plaintiff, Williams, and Defendant  
11 Gonzales that they would prepare boiled eggs for breakfast. (*Id.*)

12 As Plaintiff collected eggs to boil, he alleges he noticed, on the kettle that he was supposed  
13 to use, a note, stating: "spindle broken do not use." (*Id.*) When Defendant Woods returned to the  
14 kitchen with more eggs, Plaintiff allegedly told him about the note. (*Id.*) Plaintiff claims Defendant  
15 Woods said, in front of Williams, that "it's all we got so we got to use it. Just don't roll it down and  
16 dip a pot in it to pull out its contents." (*Id.*) Plaintiff claims he did as he was told by Defendant  
17 Bryant and began to fill the kettle with eggs and water and began cooking at the direction of  
18 Defendants Woods and Gonzales. (*Id.*)

19 Twenty minutes later, Plaintiff alleges he checked the eggs and noticed that the kettle was  
20 tipping slightly. (*Id.* at 4-5.) But, before Plaintiff could tell Woods or Gonzales, the kettle tipped the  
21 rest of the way and spilled its contents on Plaintiff's lower shin and foot and on the ground. (*Id.* at  
22 5.) Plaintiff immediately received medical treatment for first and second degree burns on his foot  
23 and leg.

24 Plaintiff was evaluated and treated for first and second degree burns on his foot. His foot  
25 was cleaned and one large and one smaller blister was noticed. Silverdene was applied and the  
26 wound was wrapped. He was treated with salve and wraps until December 7, 2016 when he was  
27 released from medical care. He was given cream to apply, as needed.

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1           **2. Defendants' Contentions**

2           Defendants contend that the evidence does not support Plaintiff's allegations. Defendants  
3 incorporate any Affirmative Defenses from the Answer as it pertains to Defendants. Defendants  
4 deny that Plaintiff's constitutional rights have been violated.

5           Defendants allege Plaintiff was given access to appropriate medical care and not  
6 denied his rights.

7           **C. RELIEF SOUGHT**

8           Plaintiff seeks declaratory, compensatory and punitive damages.

9           **II. STATEMENT OF JURISDICTION**

10           This is a civil action commenced under 42 U.S.C. § 1983. This Court has jurisdiction  
11 pursuant to 28 U.S.C. § 1331.

12           **III. UNCONTESTED FACTS ADMITTED BY THE PARTIES WHICH REQUIRE NO  
13 PROOF**

14           1. Mr. Mason, in this matter has filed a Complaint alleging violations of his  
15 constitutional rights under the Eighth Amendments. (ECF No.4).

16           2. At all times relevant in the Complaint, Plaintiff was in lawful custody of the Nevada  
17 Department of Corrections ("NDOC") housed at Ely State Prison (ESP) (ECF No. 4 at 1).

18           3. Plaintiff burned his foot with hot water on September 17, 2016, in the culinary trailer  
19 at ESP.

20           4. The Steam Kettle, used for cooking eggs in the temporary trailer at ESP suddenly  
21 tipped, sending hot water onto Plaintiff's foot.

22           5. The Plaintiff received medical care for his injury.

23           **IV. FACTS UNADMITTED THAT WILL NOT BE CONTESTED**

24           The following facts, though not admitted, will not be contested at trial by evidence to the  
25 contrary: NONE

26           **V. CONTESTED ISSUES OF FACT TO BE TRIED AND DETERMINED UPON TRIAL**

27           **A. PLAINTIFF'S CONTESTED FACTS**

28           *See Complaint.*

1           **B.     DEFENDANTS' CONTESTED FACTS**

2           1.     Whether Plaintiff has met his burden of producing evidence supporting the facts set  
3 forth above, i.e. whether he can prove that the individual defendant violated his Eighth amendment  
4 rights?

5           2.     Whether any form of damages is available to Plaintiff for any alleged failures?

6 **VI.    CONTESTED ISSUES OF LAW TO BE TRIED AND DETERMINED UPON TRIAL**

7           **A.     PLAINTIFF**

8           1.     Whether or not the claim against Defendants, violates Plaintiff's Constitutional  
9 rights, and do the facts warrant a damage award?

10          **B.     DEFENDANT**

11          1.     Did Defendant individually violate Plaintiff's constitutional rights?

12          2.     Did Mr. Mason prove the elements of a violation of his Eighth Amendment rights?

13 The Constitution does not mandate comfortable prisons, but neither does it permit inhumane ones.  
14 *Rhodes v. Chapman*, 452 U.S. 337, 349 (1981); *Farmer v. Brennan*, 511 U.S. 825, 832 (1994). The  
15 "treatment a prisoner receives in prison and the conditions under which he is confined are subject to  
16 scrutiny under the Eighth Amendment." *Helling v. McKinney*, 509 U.S. 25, 31 (1993). The Eighth  
17 Amendment imposes duties on prison officials to take reasonable measures to guarantee the safety  
18 of inmates and to ensure that inmates receive adequate food, clothing, shelter, and medical care.  
19 *Farmer*, 511 U.S. at 832.

20           In *Farmer v. Brennan*, 511 U.S. 825, 114 S.Ct. 1970, 128 L.Ed.2d 811 (1994), the Supreme  
21 Court established a very demanding standard for "deliberate indifference." Negligence is  
22 insufficient. *Farmer*, 511 U.S. at 835. Even civil recklessness (failure to act in the face of an  
23 unjustifiably high risk of harm which is so obvious that it should be known) is insufficient to  
24 establish an Eighth Amendment violation. *Id.* at 836-37. It not enough that a reasonable person  
25 would have known of the risk or that a defendant should have known of the risk. *Id.* at 842. Rather,  
26 deliberate indifference is established only where the defendant subjectively "knows of and  
27 disregards an excessive risk to inmate health and safety." *Toguchi v. Chung*, 391 F.3d 1051, 1057

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1 (9th Cir.2004) (internal citation omitted) (emphasis added).Prison officials may avoid Eighth

2 Amendment liability by showing:

3 (1) "that they did not know of the underlying facts indicating a  
4 sufficiently substantial danger and that they were therefore unaware of  
5 a danger"; (2) "that they knew the underlying facts but believed (albeit  
6 unsoundly) that the risk to which the facts gave rise was insubstantial  
7 or nonexistent"; or (3) that "they responded reasonably to the risk, even  
8 if the harm ultimately was not averted."

9 *Rodriguez v. Secretary for the Department of Corrections*, 508 F.3d 611 at 617–18 (11<sup>th</sup> Cir. 2007)

10 (quoting *Farmer*, 511 U.S. at 844, 114 S.Ct. at 1982–83 (1994)).

11 **VII. EXHIBITS**

12 **A. STIPULATED EXHIBITS AS TO AUTHENTICITY AND ADMISSIBILITY**

- 13 1. Administrative Regulation 560.  
14 2. Administrative Regulation 740.  
15 3. Administrative Regulation 613.

16 **B. STIPULATED EXHIBITS AS TO AUTHENTICITY BUT NOT  
17 ADMISSIBILITY**

18 None.

19 **C. PLAINTIFF'S EXHIBITS SUBJECT TO OBJECTIONS**

20 **D. DEFENDANTS' EXHIBITS SUBJECT TO OBJECTIONS**

- 21 1. Plaintiff's Movement History Report;  
22 2. Plaintiff's housing history report;  
23 3. Plaintiff's Grievance file, including all relevant grievances;  
24

1 4. Certified Judgment(s) of Conviction of Plaintiff for underlying offense (only if  
2 needed for impeachment);

3 5. Plaintiff's Institutional File ("I-File");

4 6. Plaintiff's NDOC Central File ("C-File");

5 7. Law Library Logs;

6 8. Legal Mail Logs for relevant time period;

7 9. Law Library Brass Slips;

8 10. Plaintiff's Case Notes as maintained on the NDOC NOTIS system from 2014 to  
9 Present.

10 11. Plaintiff's Medical records;

11 12. All documents relating to the Medical Programs.

12 13. All prison logs, registers, documents, or other form of data pertaining to any and all  
13 of Plaintiff's claims.

14 14. Any and all other exhibits that may support the statements of fact and law cited  
15 herein and to rebut Plaintiff's statements, claims, and testimony.

16 15. Any and all other exhibits that rebut witnesses that might be called to respond to  
17 claims made by either Plaintiff or any of his proposed witnesses;

18 **E. DEPOSITIONS**

19 1. None.

20 **VIII. WITNESSES**

21 **A. PLAINTIFF'S WITNESSES:**

22 Plaintiff wishes to reserve the right to call the following persons:  
23  
24  
25  
26  
27  
28

1 **B. DEFENDANT'S WITNESSES:**

2 Defendants wish to reserve the right to call the following persons:

- 3 1. Plaintiff John Willie Mason, Inmate, Ely State Prison;
- 4 2. Bryan Woods, Defendant, c/o Douglas R. Rands, Office of Attorney General, 100 N.  
5 Carson St. Carson City, Nevada 89701-4717.
- 6 3. Brandon Gonzales, Defendant, c/o Douglas R. Rands, Office of Attorney General,  
7 100 N. Carson St. Carson City, Nevada 89701-4717.
- 8 4. Charles Davis, Former Defendant, c/o Douglas R. Rands, Office of Attorney General,  
9 100 N. Carson St. Carson City, Nevada 89701-4717.
- 10 5. Warden William Gittere, c/o Douglas R. Rands, Office of Attorney General, 100 N.  
11 Carson St. Carson City, Nevada 89701-4717.
- 12 6. Ely State Prison Medical Providers, c/o Douglas R. Rands, Office of the Attorney  
13 General, 100 N. Carson Street, Carson City, NV 89701-4717, (775) 684-1100.
- 14 7. Theresa Wickham, R.N. c/o Douglas R. Rands, Office of the Attorney General, 100  
15 N. Carson Street, Carson City, NV 89701-4717, (775) 684-1100.
- 16 8. Harold Wickham, c/o Douglas R. Rands, Office of the Attorney General, 100 N.  
17 Carson Street, Carson City, NV 89701-4717, (775) 684-1100.
- 18 9. Patricia Smith, R.N. c/o Douglas R. Rands, Office of the Attorney General, 100 N.  
19 Carson Street, Carson City, NV 89701-4717, (775) 684-1100.
- 20 10. Custodian(s) of Record for any exhibits identified above, c/o Douglas R. Rands,  
21 Office of the Attorney General, 100 N. Carson Street, Carson City, NV 89701-4717, and (775) 684-  
22 1100.
- 23 11. Any and all rebuttal witnesses that might be called to respond to claims made by  
24 either Plaintiff or any of his witnesses.
- 25 12. Any and all other witnesses that have personal knowledge supporting Defendant's  
26 statements of fact or law cited herein.
- 27 13. All witnesses identified by Plaintiff, whether or not called to testify at trial.

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1 Plaintiff and Defendants reserve the right to interpose objections to the calling of any named  
2 witness listed above prior to or at trial.

3 **IX. AVAILABLE TRIAL DATES**

4 Plaintiff and Defendants' Counsel expressly understand that the Clerk shall set the trial of  
5 this matter at the convenience of the Court's calendar. A jury has been requested.

6 The following are three weeks in which both parties are available:

7 The week of January 17

8 The week of January 24

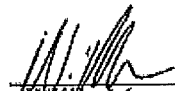
9 The week of January 31

10 **X. TIME EXPECTED FOR TRIAL**

11 It is estimated that the trial herein will take a total of 5-7 days.

12 DATED this 3<sup>rd</sup> day of March, 2021.

13 AARON D. FORD  
14 Attorney General

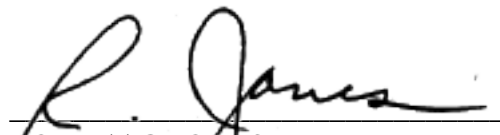
15  3-2-21  
16 Willie Mason,  
17 Plaintiff

By: /s/ Douglas R. Rands  
DOUGLAS R. RANDES, Bar No. 3572  
Senior Deputy Attorney General

*Attorneys for Defendants*

18  
19 IT IS ORDERED that Jury Trial is scheduled for Monday, January 31, 2022 at 8:30 AM in  
20 Reno Courtroom 3 before Judge Robert C. Jones. Calendar Call is scheduled for Monday,  
21 January 10, 2022 at 10:00 AM in Reno Courtroom 3 before Judge Robert C. Jones.

22 IT IS FURTEHR ORDER that the Attorney General's Office will make the necessary  
23 arrangements for plaintiff to appear in person for the Calendar Call and Jury Trial.

24  
25  
26   
27 ROBERT C. JONES  
28 United States District Judge  
Dated: March 4, 2021.