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Boyer from this case, with prejudice.

AARON D. FORD **Attorney General** 2 IAN E. CARR, Bar No. 13840 Deputy Attorney General State of Nevada 3 Bureau of Litigation Public Safety Division 4 100 N. Carson Street Carson City, Nevada 89701-4717 5 Tel: (775) 684-1259 E-mail: icarr@ag.nv.gov 6 Attorneys for Defendants Stewart Boyer, 7 Gloria Carpenter, Thomas Quinlan, Daniel Esquivel, Melissa Travis, Alan Richardson, Jamie Ciciliano, Denita Munster, Stephanie Ray, Emmanuel Garcia, Christopher Kalis, Debra Boone-Sharp, Ashley Herrera, 10 George Davis, Romeo Aranas, Gunner Cardinal, Javier Maldonado, 11 Jessica Kinterknecht, and Steve Klomp 12 UNITED STATES DISTRICT COURT 13 DISTRICT OF NEVADA 14 15 JAMAL DAMON HENDRIX, Case No. 3:18-cv-00244-MMD-WGC Plaintiff, 16 JOINT STIPULATION TO DISMISS 17 v. DEFENDANT STEWART BOYER WITH STEPHANIE RAY, et al., PREJUDICE (ECF No. 64) 18 Defendants 19 20 21 Plaintiff, Jamal Damon Hendrix, appearing pro se, and Defendants, Stewart Boyer, 22 Gloria Carpenter, Thomas Quinlan, Daniel Esquivel, Melissa Travis, Alan Richardson, 23 James Ciciliano, Denita Munster, Stephanie Ray, Emmanuel Garcia, Christopher Kalis, Debra Boone-Sharp, Ashley Herrera, George Davis, Romeo Aranas, Gunner Cardinal, 24

Javier Maldonado, Jessica Kinterknecht and Dr. Steve Klomp (Defendants), by and

through counsel, Aaron D. Ford, Attorney General of the State of Nevada, and Ian E.

Carr, Deputy Attorney General, hereby stipulate and agree to dismiss Defendant Stewart

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Plaintiff wishes to voluntarily dismiss Defendant Stewart Boyer from this case, with prejudice. See ECF No. 63 at 1. Pursuant to the Court's Order and Federal Rule of Civil Procedure 41(a), Defendants agree and stipulate to voluntarily dismiss Defendant Stewart Boyer from this case, with prejudice. See ECF No. 64.

Therefore, the parties respectfully request the Court grant their Joint Stipulation and dismiss Defendant Stewart Boyer from this case, with prejudice. See FED. R. CIV. P. 41(a).

DATED this 14th day of May, 2019.

DATED this ZZ ND day of May, 2019.

AARON D. FORD Attorney General

rol Lormon, Held By:
WAL DAMON HENDRIX #1083418

Plaintiff, Pro Se

IAN CARR

Deputy Attorney General Bureau of Litigation Public Safety Division

Attorneys for Defendants

IT IS SO ORDERED.

U.S. DISTRICT JUDGE

DATED; May 22, 2019

CERTIFICATE OF SERVICE

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 22nd day of May, 2019, I caused to be deposited for mailing a true and correct copy of the foregoing, JOINT STIPULATION TO DISMISS DEFENDANT STEWART BOYER WITH PREJUDICE (ECF No. 64) to the following:

JAMAL DAMON HENDRIX #1083418 ELY STATE PRISON PO BOX 1989 ELY, NV 89301

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An employee of the
Office of the Attorney General