

1 **SAO**
2 **MICHAEL MEE, ESQ.**
3 Nevada Bar No. 13726
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8 *Attorney for Plaintiff Jose DeCastro*

6 **UNITED STATES DISTRICT COURT**
7
8 **DISTRICT OF NEVADA**

9 JOSE DECASTRO,
10
11 Plaintiff,
12 vs.
13 LAS VEGAS METROPOLITAN POLICE
14 DEPARTMENT; STATE OF NEVADA;
15 BRANDEN BOURQUE; JASON TORREY;
16 C. DINGLE; B. SORENSON; JESSE
17 SANDOVAL; OFFICER DOOLITTLE and
18 DOES 1 to 50, inclusive,
19
20 Defendants.

Case No.: 2:23-cv-00580-APG-EJY

**STIPULATION AND ORDER TO
EXTEND DEADLINE TO RESPOND
TO DEFENDANTS' MOTION IN
LIMINE (ECF 121)**

20 COMES NOW, Plaintiff, JOSE DECASTRO, by and through his attorney of record,
21 MICHAEL MEE, ESQ, and the Defendants LAS VEGAS METROPOLITAN POLICE
22 DEPARTMENT; STATE OF NEVADA; BRANDEN BOURQUE; JASON TORREY; C.
23 DINGLE; B. SORENSON; JESSE SANDOVAL; OFFICER DOOLITTLE, by and through
24 counsel of record CRAIG R. ANDERSON, ESQ., who jointly hereby submit the following
25 Stipulation to Extend Deadline for a Response to be filed to Defendants' Motion in Limine (ECF
26 121)
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The basis for this request is as follows:

- 1) Counsel for Plaintiff requested an additional 1-day to respond due to the scope of materials necessary to respond to, as well as Plaintiff’s counsel’s workload on other matters; counsel for Defendants graciously agreed to this request.
- 2) The parties therefore respectfully request Defendant be permitted to file the response through the date of January 27, 2026.

DATED this 26th day of January, 2026. DATED this 26th day of January, 2026.

/s/ Michael Mee, Esq.
MICHAEL MEE, ESQ.
Nevada Bar Number 13726
Counsel for Plaintiff

/s/ Craig R. ANDERSON, ESQ.
CRAIG R. ANDERSON, ESQ.
Nevada Bar No. 6882
Counsel for Defendants

ORDER

IT IS HEREBY ORDERED that the Parties’ Stipulation to Extend Time for the Filing of an Opposition to Defendants’ Motion in Limine (ECF No. 121) is GRANTED and Plaintiff shall have through **January 27, 2026** to file an Opposition.

DATED this _____ day of _____, 2026.

UNITED STATES DISTRICT COURT