

CHRISTOPHER M. PETERSON, Nevada Bar No.: 13932
TATIANA R. SMITH, Nevada Bar No.: 16627
**AMERICAN CIVIL LIBERTIES
UNION OF NEVADA**
4362 W. Cheyenne Ave.
North Las Vegas, NV 89032
Telephone: (702) 366-1226
Facsimile: (702) 830-9205
Emails: peterson@aclunv.org; tsmith@aclunv.org

MARGARET A. MCLEATCHIE, Nevada Bar No.: 10931
LEO S. WOLPERT, Nevada Bar No.: 12658
MCLEATCHIE LAW
602 South Tenth Street
Las Vegas, NV 89101
Telephone: (702) 728-5300
Fax: (702) 425-8220
Email: efile@nvlitigation.com
Attorneys for Plaintiff

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Case No.: 2:24-cv-00334-JAD-NJK

LISA MCALLISTER, an individual; and
BRANDON SUMMERS, an individual,

Plaintiffs,

vs.

CLARK COUNTY, a political subdivision of
the state of Nevada,

Defendant

STATUS REPORT

Plaintiffs hereby file this Status Report following the entry of this Court's recent order on various discovery and scheduling matters (ECF No 85).

This Court ordered Defendant to update Plaintiffs' counsel of all searches performed and collection efforts to date by May 9, 2025, and supplement its discovery responses no later than May 15, 2025. The deadline for related motion practice was set for

1 May 20, 2025.

2 The County provided a search log on May 9, 2025. The Parties subsequently met
3 and conferred at length and the County provided an updated search log on May 15, 2025.¹
4 Two business days later, on May 20, 2025, the Parties met and conferred again at length
5 and the County agreed to perform some additional searches and to produce all outstanding
6 records by June 9, 2025. The Parties have also agreed to reschedule the Fed. R. Civ. P.
7 30(b)(6) of the County's designee (which was previously scheduled for May 29, 2025) to
8 ensure Plaintiffs have all records in advance of the same.

9 Plaintiffs acknowledge the importance of this Court's deadlines, and have been
10 working diligently with the County to resolve issues and obtain discovery. As result, it does
11 not currently appear that a renewed motion to compel is necessary at this juncture. Indeed,
12 the County has withdrawn a number of its objections at issue in Plaintiffs' prior Motion to
13 Compel (ECF No. 65), has been producing records sought by Plaintiffs, and has removed a
14 number of redactions. However, should Plaintiffs learn that searches were not in fact
15 adequately performed or if the County does not follow through with its discovery
16 obligations, Plaintiffs reserve the right to engage in any necessary motion practice if they
17 are unable to resolve such issues via good faith meet and confer efforts.

18 DATED: May 20. 2025.

19
20 By: /s/ Margaret A. McLetchie
21 MARGARET A. MCLETCHIE,
22 Nevada Bar No. 10931
23 LEO S. WOLPERT,
24 Nevada Bar No. 12658
25 **MCLETCHIE LAW**
26 602 South Tenth Street
27 Las Vegas, Nevada 89101
28 Telephone: (702) 728-5300
Fax: (702) 425-8220
Email: maggie@nvlitigation.com

¹ The County has not yet produced all documents it has recently found in response to searches.