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IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

11	RELAUN V. DEADMON,)	1:07-cv-00927-AWI-SMS-PC
12	Plaintiff,)	FINDINGS AND RECOMMENDATIONS TO
13	vs.)	DISMISS CASE FOR FAILURE TO OBEY A
14	N. GRANNIS, et al.,)	COURT ORDER
15	Defendants.)	(Doc. 18.)
16	_____)	OBJECTIONS, IF ANY, DUE IN THIRTY
)	DAYS

On July 17, 2009, the court issued an order giving Plaintiff two options, to file an amended complaint or to notify the court of his willingness to proceed with the claims found cognizable by the court, within thirty (30) days. The thirty (30) day period has now expired, and Plaintiff has not filed an amended complaint or otherwise responded to the court's order.

In determining whether to dismiss this action for failure to comply with the directives set forth in its order, “the Court must weigh the following factors: (1) the public’s interest in expeditious resolution of litigation; (2) the court’s need to manage its docket; (3) the risk of prejudice to defendants/respondents; (4) the availability of less drastic alternatives; and (5) the public policy favoring disposition of cases on their merits.” Pagtalunan v. Galaza, 291 F.3d 639, 642 (9th Cir. 2002) (citing Ferdik v. Bonzelet, 963 F.2d 1258, 1260-61 (9th Cir. 1992)).

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1 “‘The public’s interest in expeditious resolution of litigation always favors dismissal,’” *id.*
2 (quoting *Yourish v. California Amplifier*, 191 F.3d 983, 990 (9th Cir. 1999)), and here, the action has
3 been pending for two years. Plaintiff’s failure to respond to the Court’s order may reflect Plaintiff’s
4 disinterest in prosecuting this case. In such an instance, the Court cannot continue to expend its scarce
5 resources assisting a litigant who will not help himself by either submitting an amended pleading making
6 the clarifications required by the Court or by notifying the court of his willingness to proceed on the
7 claims found cognizable by the Court. Thus, both the first and second factors weigh in favor of
8 dismissal.

9 Turning to the risk of prejudice, “pendency of a lawsuit is not sufficiently prejudicial in and of
10 itself to warrant dismissal.” *Id.* (citing *Yourish* at 991). However, “delay inherently increases the risk
11 that witnesses’ memories will fade and evidence will become stale,” *id.*, and it is Plaintiff’s failure to set
12 forth clear claims in the first instance and to respond to the Court’s order in the second instance that is
13 causing delay. Therefore, the third factor weighs in favor of dismissal.

14 As for the availability of lesser sanctions, at this stage in the proceedings there is little available
15 to the Court which would constitute a satisfactory lesser sanction while protecting the Court from further
16 unnecessary expenditure of its scarce resources. Plaintiff is proceeding in forma pauperis in this action,
17 making monetary sanctions of little use, and given the early stage of these proceedings, the preclusion
18 of evidence or witnesses is not available. However, inasmuch as the dismissal being considered in this
19 case is without prejudice, the Court is stopping short of issuing the harshest possible sanction of
20 dismissal with prejudice.

21 Finally, because public policy favors disposition on the merits, this factor will always weigh
22 against dismissal. *Id.* at 643.

23 Accordingly, the court HEREBY RECOMMENDS that this action be dismissed based on
24 Plaintiff’s failure to obey the court’s order of July 17, 2009.

25 These findings and recommendations are submitted to the United States District Judge assigned
26 to the case, pursuant to the provisions of Title 28 U.S.C. § 636(b)(1). Within thirty days after being
27 served with these findings and recommendations, Plaintiff may file written objections with the court.

1 Such a document should be captioned "Objections to Magistrate Judge's Findings and
2 Recommendations." Plaintiff is advised that failure to file objections within the specified time may
3 waive the right to appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991).

4

5 IT IS SO ORDERED.

6 **Dated:** September 10, 2009

/s/ Sandra M. Snyder
UNITED STATES MAGISTRATE JUDGE

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