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6	UNITED STATE	S DISTRICT COURT	
7	EASTERN DISTRICT OF CALIFORNIA		
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9	KEITH ZAVALA,	CASE NO. 1:09-CV-01352-DLB PC	
10	Plaintiff,	ORDER REQUIRING PLAINTIFF TO SHOW CAUSE WITHIN THIRTY DAYS WHY	
11	V.	DEFENDANT CHRIS CHRONES SHOULD NOT BE DISMISSED FOR FAILURE TO	
12	CHRIS CHRONES, et al.,	PROVIDE INFORMATION SUFFICIENT TO EFFECT SERVICE	
13	Defendants.	(DOC. 31)	
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16	Plaintiff Keith Zavala ("Plaintiff") is a California state prisoner proceeding pro se and in		
17	forma pauperis in this civil rights action pursuant to 42 U.S.C. § 1983. This action is proceeding on		
18	Plaintiff's second amended complaint, filed May 24, 2010. (Doc. 18.) On July 1, 2010, the Court		
19	issued an order directing the United States Marshal to initiate service of process on five defendants.		
20	(Doc. 21.) The Marshal was unable to locate and serve Defendant Chris Chrones, and on October		
21	7, 2010, the USM-285 form was returned unexecuted. (Doc. 31.)		
22	Pursuant to Rule 4(m),		
23	If a defendant is not served within 120 days after the complaint is filed, the court - on motion or on its own after notice to the plaintiff - must dismiss the action without		
24	on motion or on its own after notice to the plaintiff - must dismiss the action without prejudice against that defendant or order that service be made within a specified time. But if the plaintiff shows good cause for the failure, the court must extend the time		
25	for service for an appropriate period.		
26	Fed. R. Civ. P. 4(m).		
27	In cases involving a plaintiff proceeding in forma pauperis, the Marshal, upon order of the		
28	Court, shall serve the summons and the complaint. Fed. R. Civ. P. 4(c)(2). "[A]n incarcerated pro		
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se plaintiff proceeding in forma pauperis is entitled to rely on the U.S. Marshal for service of the 1 2 summons and complaint and ... should not be penalized by having his action dismissed for failure to effect service where the U.S. Marshal or the court clerk has failed to perform his duties." Walker 3 v. Sumner, 14 F.3d 1415, 1422 (9th Cir. 1994) (quoting Puett v. Blandford, 912 F.2d 270, 275 (9th 4 5 Cir. 1990)), abrogated in part on other grounds by Sandin v. Conner, 515 U.S. 472 (1995). "So long as the prisoner has furnished the information necessary to identify the defendant, the marshal's 6 7 failure to effect service is 'automatically good cause ....'" Walker, 14 F.3d at 1422 (quoting Sellers 8 v. United States, 902 F.2d 598, 603 (7th Cir.1990)). However, where a pro se plaintiff fails to 9 provide the Marshal with accurate and sufficient information to effect service of the summons and complaint, the Court's sua sponte dismissal of the unserved defendants is appropriate. Walker, 14 10 11 F.3d at 1421-22.

In this instance, the information provided by Plaintiff is no longer accurate, as Defendant Chris Chrones has retired and is no longer employed at Kern Valley State Prison. (Doc. 31.) If Plaintiff is unable to provide the Marshal with further information so that Defendant Chris Chrones can be located, the defendant shall be dismissed from the action, without prejudice. Pursuant to Rule 4(m), the Court will provide Plaintiff with the opportunity to show cause why Defendant Chris Chrones should not be dismissed from the action at this time.

Accordingly, based on the foregoing, it is HEREBY ORDERED that:

Within thirty (30) days from the date of service of this order, Plaintiff shall show cause why Defendant Chris Chrones should not be dismissed from this action; and
The failure to respond to this order or the failure to show cause will result in dismissal of Defendant Chris Chrones from this action.

IT IS SO ORDERED.

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Dated: October 8, 2010

/s/ Dennis L. Beck UNITED STATES MAGISTRATE JUDGE