UNITED STATE	ES DISTRICT COURT
EASTERN DIST	TRICT OF CALIFORNIA
TEOMARD BROWN	
,	Case No. 1:13-cv-01122-LJO-SKO
Plaintiff,	ORDER DENYING AS MOOT PLAINTIFF'S MOTION TO OBTAIN
V.	NOTICE OF SERVICE
U.S. DEPARTMENT OF JUSTICE, DRUG ENFORCEMENT ADMINISTRATION	;
Defendant.	
On December 19, 2013, Plaintiff file	d a "Motion to Obtain Notice of Service Copy from
the United States Marshal[']s Service. (Doc.	8.) Plaintiff seeks a copy of the executed summons
to "determine whether the defendants have b	been served with the summons and complaint, and if
not to determine whether there has [sic] be	een any difficulties in effective service of process."
(Doc. 8.)	
On January 17, 2014, the U.S. Marsh	al filed an executed summons indicating that the U.S.
Department of Justice had been served on N	November 21, 2013, and an answer was filed by the
U.S. Department of Justice, Drug Enforceme	nt Administration on January 21, 2014. As service of
the complaint has been completed and Defendant has filed an answer, Plaintiff's motion is moot.	
Accordingly, IT IS HEREBY ORDER	RED that Plaintiff's motion is DENIED as moot.
IT IC CO ODDEDED	
II IS SO OKDEKED.	
Dated: January 30, 2014	/s/ Sheila K. Oberto UNITED STATES MAGISTRATE JUDGE
	OTHIED STATES MAGISTRATE JUDGE
	LEONARD BROWN, Plaintiff, v. U.S. DEPARTMENT OF JUSTICE, DRUGENFORCEMENT ADMINISTRATION Defendant. On December 19, 2013, Plaintiff file the United States Marshal[']s Service. (Doc. to "determine whether the defendants have to not to determine whether there has [sic] be (Doc. 8.) On January 17, 2014, the U.S. Marsh Department of Justice had been served on No. S. Department of Justice, Drug Enforcement the complaint has been completed and Defendance of the Complete of the Second