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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10	ARTAY SCRUGGS,		
11	Plaintiff, No. 2:06-cv-0633 FCD KJN P		
12	VS.		
13	S. VANCE, et al.,		
14	Defendants. <u>ORDER</u>		
15	/		
16	Plaintiff is committed to a mental institution and is proceeding without counsel		
17	with a civil rights action pursuant to 42 U.S.C. § 1983. This case is set for trial on December 7,		
18	2010, before the district court. On March 11, 2010, and March 29, 2010, plaintiff filed motions		
19	to correspond with incarcerated witnesses. Plaintiff seeks an order allowing him to correspond		
20	with inmates Lorenzo Robinson, Kirell Taylor, and Jalon Carwell.		
21	On October 8, 2009, the court issued a further scheduling order detailing the		
22	procedures necessary for obtaining the attendance of incarcerated witnesses, either those who		
23	agree to testify voluntarily, or those who refuse to testify voluntarily. (Id. at 3-4.) One of the key		
24	facts plaintiff must demonstrate is whether the proposed witness has actual knowledge of		
25	relevant facts. (Id., passim.)		
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In his March 29 filing, plaintiff provided a copy of his proposed letter to inmate Robinson. (Id. at 5.) Plaintiff asks Robinson to provide an affidavit concerning: (1) what he told defendants Vance, Nelson and Claborne, (2) for what reason he went to the protective housing unit, (3) to describe symptoms of his serious mental illness, and (4) whether these defendants were aware of that illness. (Id.) Inmate Robinson is the inmate who stabbed plaintiff, and his actions were the genesis of the instant complaint. (See August 28, 2009 Findings and Recommendations at 2.) Inmate Robinson has actual knowledge of relevant facts.

Although plaintiff has failed to provide any information as to the knowledge of
instant events held by inmates Taylor and Carwell, review of the findings and recommendations
reveal plaintiff spoke to inmate Carwell about being plaintiff's new cellmate, instead of
Robinson, and plaintiff alleges both plaintiff and Carwell spoke to defendant Claborne about
their agreement. (<u>Id</u>.) Thus, inmate Carwell potentially has actual knowledge of relevant facts.

There is no similar reference to inmate Taylor. Plaintiff has provided no information as to Taylor's role, if any, in events leading up to this complaint, so the court cannot determine that inmate Taylor has actual knowledge of relevant facts. Plaintiff's motions to correspond with inmate Taylor will be denied.

While both inmates Robinson and Carwell may have actual knowledge of relevant facts, plaintiff has not yet determined whether they will testify voluntarily or involuntarily. However, correspondence between plaintiff and these inmates will not provide the verified information plaintiff requires to comply with the court's further scheduling order. Moreover, discovery closed on August 22, 2008. Thus, plaintiff's motions to correspond with inmate witnesses Robinson and Carwell will be denied. Nevertheless, inasmuch as plaintiff's pretrial statement is due July 30, 2010, the court will construe plaintiff's motions as a request to seek the testimony of inmates Robinson and Carwell, two incarcerated inmates who may have actual knowledge of facts relevant in the instant action. Because plaintiff is unable to determine whether these witnesses will testify voluntarily or involuntarily, the court will direct these

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1	incarcerated witnesses to inform the court as to whether they have eye- or ear-witness testimon		
2	to offer during the jury trial, and whether they will testify voluntarily or refuse to testify		
3	voluntarily.		
4	Accordingly, IT IS HEREBY ORDERED that:		
5	1. Plaintiff's March 11, 2010 and March 29, 2010 motions to correspond with		
6	inmate Taylor are denied. (Dkt. Nos. 87 & 88.)		
7	2. Plaintiff's March 11, 2010 and March 29, 2010 motions to correspond with		
8	inmates Robinson and Carwell are denied. (Dkt. Nos. 87 & 88.) However, the court construes		
9	these motions as a request to seek the testimony of inmates Robinson and Carwell, two		
10	incarcerated inmates, and will direct their responses as set forth below.		
11	3. The Clerk of the Court is directed to send a copy of this order to each of the		
12	following inmates:		
13	A. Lorenzo Robinson, H-05888, Location–CA State Prison, LA County (LAC)		
14	44750 60 <sup>th</sup> Street West, Lancaster, CA 93536-7620.		
15	B. Jalon Carwell, V-07412, Location–Ironwood State Prison (ISP)		
16	19005 Wileys Well Road, P.O. Box 2229, Blythe, CA 92226.		
17	4. The Clerk of the Court shall provide inmates Robinson and Carwell with a		
18	postage-paid envelope addressed to the court.		
19	5. Within thirty days from the date of this order, inmate Robinson and inmate		
20	Carwell are directed to complete and return, in the postage-paid, self-addressed envelope		
21	provided, the attached notice re potential witness.		
22	DATED: June 1, 2010		
23	11		
24 25	KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE		
26	scrug0633.aff		
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5	5 IN THE UNITED STATES DISTRICT CC	IN THE UNITED STATES DISTRICT COURT		
6	FOR THE EASTERN DISTRICT OF CALIFORNIA			
7	7 ARTAY SCRUGGS,			
8	8 Plaintiff, No. 2:06-cv-0633 FCE	) KJN P		
9	9 vs.			
10	10 S. VANCE, J.D. NELSON, and O. CLABORNE, NOTICE RE POTENT	TIAL WITNESS		
11				
12	12 Defendants.			
13	13/	/		
14	14Plaintiff was stabbed on May 19, 2004, at California	State Prison-Sacramento		
15	15 (CSP-Sacramento). Potential witness respon-	ds to this court's June, 2010		
16	16 order as follows (please check all that apply):	order as follows (please check all that apply):		
17		o offer during the jury trial		
18		concerning the events among plaintiff, inmate Lorenzo Robinson, and defendants, on or about May 19, 2004, at CSP-Sacramento.		
19	19   I am willing to testify voluntarily on b	I am willing to testify voluntarily on behalf of plaintiff Scruggs.		
20	no pertinent testimony to offer.	I do not remember any events on or about May 19, 2004, and have no pertinent testimony to offer.		
21	I refuse to testify voluntarily.			
22	I declare under penalty of perjury that the above and	foregoing is true and correct.		
23				
24				
25				
26	26 Witness (sign, )	print name & address)		