Case 2:07-cv-02299-LEW-KJM Document 2 Page 1 of 4 Filed 10/26/2007 1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 T. D. HUDKINS, et al., 11 Plaintiffs, No. CIV S-07-2233 LEW KJM P 12 VS. 13 ARNOLD SCHWARZENEGGER, et al., 14 Defendants. **ORDER** 15 16 Plaintiffs are state prisoners proceeding pro se with a civil rights action pursuant 17 to 42 U.S.C. § 1983. 18 This court has determined that each plaintiff should proceed separately on his 19 own claim. The Federal Rules of Civil Procedure provide "[p]arties may be dropped or added by 20 order of the court on motion of any party or of its own initiative at any stage of the action and on 21 such terms as are just. Any claim against a party may be severed and proceeded with 22 separately." Fed. R. Civ. P. 21. Courts have broad discretion regarding severance. See Davis v. 23 Mason County, 927 F.2d 1473, 1479 (9th Cir. 1991). 24 In the instant action, plaintiffs are individuals in the custody of the California 25 Department of Corrections and Rehabilitation, presently confined at Centinela State Prison. In 26 this court's experience, an action brought by multiple inmate plaintiffs proceeding pro se

presents procedural problems that cause delay and confusion. Delay often arises from the frequent transfer of inmates to other facilities or institutions, the changes in address that occur when inmates are released to parole, and the difficulties faced by inmates who attempt to communicate with each other and with unincarcerated individuals.

Accordingly, the court will order that plaintiffs' claims be severed. Plaintiff
Hudkins will proceed in this action, while the other plaintiffs will proceed in separate actions to
be opened by the Clerk of the Court. Each plaintiff will proceed with his own action and will be
solely responsible for his own action.

The Clerk of the Court will be directed to assign the new action to the same district judge and magistrate judge assigned to the instant action. The Clerk of the Court shall make appropriate adjustment in the assignment of civil cases to compensate for this reassignment.

Each plaintiff will be given thirty days to file, in his own action, an amended complaint and an application for leave to proceed in forma pauperis, using the forms provided by the court with this order. Each plaintiff is cautioned that if this action proceeds further it is probable that each plaintiff will incur a liability in the amount of the \$350.00 filing fee, which amount will be collected from his prison trust account.¹ See 28 U.S.C. § 1915(b).

In accordance with the above, IT IS HEREBY ORDERED that:

- 1. The claims of all plaintiffs except those of plaintiff Hudkins are severed from this action;
- Plaintiff Hudkins shall proceed as the sole plaintiff in case No. CIV-S-07-2233
 LEW KJM P;

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¹ <u>See</u> Information to Prisoners Seeking Leave to Proceed with a Civil Action in Federal Court In Forma Pauperis Pursuant to 28 U.S.C. § 1915.

Case 2:07-cv-02299-LEW-KJM Document 2 Filed 10/26/2007 Page 4 of 4 amended complaint or an application to proceed in forma pauperis in accordance with this order will result in a recommendation that the plaintiff's action be dismissed. DATED: October 26, 2007. hudk2233.2.2