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

THOMAS A. HIGHTOWER,

12 Plaintiff,

vs.

No. C08-1129MJP

ORDER re: Taxation of Costs

JAMES TILTON, et al.,

Defendants.

Plaintiff is a state prisoner proceeding pro se and in forma pauperis in this action seeking relief pursuant to 42 U.S.C. § 1983.

On November 12, 2009, the Court ordered the United States Marshal to serve process upon the defendants in this case. The Marshal was directed to attempt to secure a waiver of service before attempting personal service on defendant. If a waiver of service was not returned within sixty days, the Marshal was directed to effect personal service on the defendant in accordance with the provisions of Rule 4 of the Federal Rules of Civil Procedure and 28 U.S.C. § 566(c), without prepayment of costs, and to file the return of service with evidence of any attempt to secure a waiver of service and with evidence of all costs subsequently incurred in effecting personal service.

1	On February 29, 2010, the United States Marshal filed a return of service with a USM-
2	285 form showing
3	1. Total charges of \$57.00 for effecting personal service on defendant Tilton
4	2. Total charges of \$57.00 for effecting personal service on defendant Subia
5	3. Total charges of \$135.00 for effecting personal service on defendant Mwangi
6	4. Total charges of \$55.00 for effecting personal service on defendant Griffin
7	5. Total charges of \$55.00 for effecting personal service on defendant Gutierrez
8	6. Total charges of \$55.00 for effecting personal service on defendant Campbell
9	7. Total charges of \$55.00 for effecting personal service on defendant Fox
10	8. Total charges of \$55.00 for effecting personal service on defendant Reaves
11	9. Total charges of \$55.00 for effecting personal service on defendant Bunnell
12	10. Total charges of \$55.00 for effecting personal service on defendant Rodriguez
13	11. Total charges of \$162.00 for effecting personal service on defendant Montanaez
14	The form shows that a waiver of service form was mailed to all defendants on October 5,
15	2009, and that no response was received.
16	Rule 4 of the Federal Rules of Civil Procedure provides, in pertinent part, as
17	follows:
18	An individual, corporation, or association that is subject to service under subdivision (e), (f), or (h) and that receives notice of an
19	action in the manner provided in this paragraph has a duty to avoid unnecessary costs of serving the summons
20	If a defendant located within the United States fails to comply with
21	a request for waiver made by a plaintiff located within the United States, the court shall impose the costs subsequently incurred in
22	effecting service on the defendant unless good cause for the failure be shown.
23	oc shown.
24	Fed. R. Civ. P. 4(d)(2).
25	The court finds that defendant [name] was given the opportunity required by Rule
26	4(d)(2) to waive service and has failed to comply with the request.

Accordingly, IT IS HEREBY ORDERED that:

Within fourteen days from the date of this order,

- A. Defendant **Tilton** shall pay to the United States Marshal the sum of **\$57.00**, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- B. Defendant **Subia** shall pay to the United States Marshal the sum of **\$57.00**, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- C. Defendant Mwangi shall pay to the United States Marshal the sum of \$135.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- D. Defendant **Griffin** shall pay to the United States Marshal the sum of \$55.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- E. Defendant **Gutierrez** shall pay to the United States Marshal the sum of \$55.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- F. Defendant **Campbell** shall pay to the United States Marshal the sum of **\$55.00**, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- G. Defendant **Fox** shall pay to the United States Marshal the sum of \$55.00, unless

within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.

- H. Defendant Reaves shall pay to the United States Marshal the sum of \$55.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- I. Defendant **Bunnell** shall pay to the United States Marshal the sum of \$55.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- J. Defendant Rodriguez shall pay to the United States Marshal the sum of \$55.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.
- K. Defendant Montanaez shall pay to the United States Marshal the sum of \$162.00, unless within that time defendant files a written statement showing good cause for his failure to waive service. The court does not intend to extend this fourteen day period.

The Clerk of the Court is directed to serve a copy of this order on the U.S. Marshal.

DATED: April __2___, 2010

Marsha J. Pechman U.S. District Judge

Warshuf Helens