

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26

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

MADY CHAN,

Plaintiff,

No. CIV S-09-2006 MCE GGH P

vs.

COUNTY OF SACRAMENTO, et al.,

Defendants.

ORDER

\_\_\_\_\_/

Plaintiff is a prisoner proceeding pro se and in forma pauperis with a civil rights action pursuant to 42 U.S.C. § 1983. On October 13 and 18, 2011, court orders sent to plaintiff at Sacramento County Main Jail (SCMJ) were returned to the court as undeliverable. The court understands that plaintiff is still incarcerated at SCMJ, there are no security holds preventing him from receiving mail, and it appears the court orders were properly addressed and properly listed plaintiff's locator number. Defendant was ordered to provide a statement regarding this situation and timely filed a declaration (Doc. 92).

Apparently, SCMJ now requires an inmates exact location to guarantee that an inmate receive legal mail.<sup>1</sup> The court, nor does it appear the inmates, were notified of this. It

\_\_\_\_\_  
<sup>1</sup> Due to the potential for rapid, or sequential, transfers of inmates within the SCMJ, without notice to the court, the potential exists for legal mail never catching up with this new

