

1 Because plaintiff faces dismissal of this action¹ if defendant cannot be located for service
2 of process, the Supervising Deputy Attorney General is again directed to take all steps necessary
3 to obtain defendant's current address. Given this particular defendant's name, the policy of the
4 CDCR not to provide inmates with correctional officer's first names presents a disadvantage to
5 plaintiff locating this defendant.

6 Accordingly, IT IS HEREBY ORDERED that:


7 1. Supervising Deputy Attorney General Misha D. Igra is requested to take all steps
8 necessary to enlist the assistance from the CDCR to obtain defendant S. Nunez' current address;
9 within thirty days from the date of this order, Ms. Igra is requested to provide the address to the
10 U.S. Marshal and so inform the court. If defendant Nunez cannot be located, Ms. Igra should so
11 advise.

12 2. The Clerk of the Court is directed to serve a copy of this order on Misha D. Igra,
13 Supervising Deputy Attorney General. (See ECF No. 54.)

14 3. Plaintiff is granted an additional ninety days in which to serve process on defendant
15 Nunez.

16 Dated: February 13, 2014

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KENDALL J. NEWMAN
UNITED STATES MAGISTRATE JUDGE

¹ As plaintiff was informed in this court's November 27, 2013 order, if a CDCR employee by the name of S. Nunez cannot be located, this action must be dismissed based on a failure to comply with Rule 4(m). (ECF No. 53 at 2.) Plaintiff may seek such information through the California Public Records Act, Calif. Gov't. Code § 6250, et seq., or other means available to plaintiff.