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8	UNITED STAT	ES DISTRICT COURT
9	FOR THE EASTERN	DISTRICT OF CALIFORNIA
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11	JAMES C. MAXEY,	No. 2:14-cv-133-JAM-EFB PS
12	Plaintiff,	
13	V.	
14	CALIFORNIA STATE BAR	
15	ASSOCIATION, Defendant.	
16	Derendant.	
17	JAMES C. MAXEY,	No. 2:14-cv-134-JAM-EFB PS
18	Plaintiff,	
19	V.	
20	FEDERAL BUREAU OF	
21	INVESTIGATION, Defendant.	
22	Derendant.	
23	JAMES C. MAXEY,	No. 2:14-cv-135-KJM-KJN PS
24	Plaintiff,	
25	V.	
26	JANET SCULLY,	
27	Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-136-MCE-CKD PS
2	Plaintiff,	No. 2.14-CV-150-MCE-CKD15
3		
4	V.	
5	ARNOLD SCHWARZENEGGER,	
6	Defendant.	
7	JAMES C. MAXEY,	No. 2:14-cv-137-MCE-DAD PS
8	Plaintiff,	
9	V.	
10	GEORGE W. BUSH,	
11	Defendant.	
12		
13	JAMES C. MAXEY,	No. 2:14-cv-138-TLN-AC PS
14	Plaintiff,	
15	V.	
16	HALLIBURTON U.S.A., INC.,	
17	Defendant.	
18	JAMES C. MAXEY,	No. 2:14-cv-139-KJM-KJN PS
19	Plaintiff,	
20	V.	
21	ELLY WILLERUP,	
22	Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-140-TLN-DAD PS
2	Plaintiff,	
3	v.	
4	GERMANY,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-141-GEB-CKD PS
8	Plaintiff,	
9	V.	
10	CALIFORNIA TEACHERS ASSOCIATION,	
11	Defendant.	
12 13	JAMES C. MAXEY,	No. 2:14-cv-142-TLN-EFB PS
13	Plaintiff,	
14	v.	
16	DAVID STERN,	
17	Defendant.	
18	JAMES C. MAXEY,	No. 2:14-cv-143-TLN-DAD PS
19	Plaintiff,	
20	v.	
21	SACRAMENTO KINGS (N.B.A.) INC.,	
22	Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-144-JAM-AC PS
2	Plaintiff,	
3	V.	
4	INDIA,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-145-JAM-CKD PS
8	Plaintiff,	
9	V.	
10	SIEMENS U.S.A., INC.,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-146-KJM-DAD PS
13	Plaintiff,	
14	V.	
15	SACRAMENTO COUNTY DEPUTY	
16	SHERIFF'S ASSOCIATION,	
17	Defendant.	
18	JAMES C. MAXEY,	No. 2:14-cv-147-TLN-KJN PS
19	Plaintiff,	
20	V.	
21	CALIFORNIA STATE FIREFIGHTERS	
22	ASSOCIATION,	
23	Defendant.	
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25	/////	
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1	JAMES C. MAXEY,	No. 2:14-cv-149-LKK-CKD PS
2	Plaintiff,	
3	V.	
4	RICHARD CHENEY,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-150-MCE-CKD PS
8	Plaintiff,	
9	V.	
10	EDMUND G. BROWN,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-151-KJM-KJN PS
13	Plaintiff,	
14	V.	
15	KAMALA HARRIS,	
16	Defendant.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-152-GEB-AC PS
19	Plaintiff,	
20	v.	
21	ERIC HOLDER,	
22	Defendant.	
23		
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JAMES C. MAXEY,	No. 2:14-cv-164-JAM-EFB PS
Plaintiff,	
V.	
FOX BUSINESS CHANNEL,	
Defendant.	
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JAMES C. MAXEY,	No. 2:14-cv-165-TLN-KJN PS
Plaintiff,	
V.	
ENGLAND,	
Defendant.	
JAMES C. MAXEY,	No. 2:14-cv-166-KJM-CKD PS
Plaintiff,	
V.	
SPAIN,	
Defendant.	
JAMES C. MAXEY,	No. 2:14-cv-167-MCE-AC PS
Plaintiff,	
V.	
FRANCE,	
Defendant.	
JAMES C. MAXEY,	No. 2:14-cv-168-MCE-AC PS
Plaintiff,	
V.	
FOX NEWS CHANNEL,	
Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-169-MCE-AC PS
2	Plaintiff,	
3	V.	
4	SACRAMENTO BEE, INC.,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-170-JAM-CKD PS
8	Plaintiff,	
9	V.	
10	RUPPERT MURDOCH,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-171-GEB-DAD PS
13	Plaintiff,	
14	v.	
15	CATHERINE AND SOPHIE BUTCHER,	
16	Defendants.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-172-LKK-AC PS
19	Plaintiff,	
20	V.	
21	SACRAMENTO COUNTY SHERIFF'S DEPARTMENT,	
22	Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-173-TLN-DAD PS
2	Plaintiff,	
3	v.	
4	ROBERT MUELLER,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-174-KJM-DAD PS
8	Plaintiff,	
9	V.	
10	JERRY ZANELLI,	
11	Defendant.	
12		No. 2:14-cv-175-TLN-EFB PS
13	JAMES C. MAXEY,	
14	Plaintiff,	
15	V.	
16	BUZZ OATES,	
10	Defendant.	
17	JAMES C. MAXEY,	→ No. 2:14-cv-176-LKK-EFB PS
		NO. 2.14-CV-170-LKK-LFDF5
19 20	Plaintiff,	
20	V.	
21	THEODORE GAINES,	
22	Defendant.	
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1	JAMES C. MAXEY,	No. 2:14-cv-177-TLN- DAD PS
2	Plaintiff,	
3	v.	
4	CALIFORNIA PUBLIC EMPLOYMENT	
5	RELATIONS BOARD,	
6	Defendant.	
7	JAMES C. MAXEY,	No. 2:14-cv-178-JAM-CKD PS
8	Plaintiff,	
9	v.	
10	MARK STAWICKI,	
11	Defendant.	
12		
13	JAMES C. MAXEY,	No. 2:14-cv-179-MCE-KJN PS
14	Plaintiff,	
15	V.	
16	CALIFORNIA NURSES (UNION) ASSOCIATION,	
17	Defendant.	
18		
19	JAMES C. MAXEY,	No. 2:14-cv-180-MCE-CKD PS
20	Plaintiff,	
21	v.	
22	QUEEN ELIZABETH, et al.,	
23	Defendants.	
24		
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26	/////	
27	/////	
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1	JAMES C. MAXEY,	No. 2:14-cv-181-MCE-EFB PS
2	Plaintiff,	
3	v.	
4	VALERIE BUTCHER,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-182-LKK-KJN PS
8	Plaintiff,	
9	V.	
10	DANIEL LUNDGREN,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-183-GEB-AC PS
13	Plaintiff,	
14	V.	
15	JOHN BUTCHER,	
16	Defendant.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-184-KJM-DAD PS
19	Plaintiff,	
20	v.	
21	EMILY F. COX,	
22	Defendant.	
23		
24	JAMES C. MAXEY,	No. 2:14-cv-185-TLN-KJN PS
25	Plaintiff,	
26	v.	
20 27	CRAIG BUTCHER,	
27	Defendant.	
20		10

1	JAMES C. MAXEY,	No. 2:14-cv-187-KJM-DAD PS
2	Plaintiff,	
3	V.	
4	PETER REYNAUD,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-188-KJM-EFB PS
8	Plaintiff,	
9	v.	
10	MARCUS ZIEMER,	
11	Defendant.	
12	JAMES C. MAXEY,	
13	Plaintiff,	
14	V.	
15	V. MATHEW BARNES,	
16	Defendant.	
17	Derendant.	
18	JAMES C. MAXEY,	No. 2:14-cv-190-JAM-DAD PS
19	Plaintiff,	
20	V.	
21	PATRICIA STAINES,	
22	Defendant.	
23		
24	JAMES C. MAXEY,	No. 2:14-cv-191-JAM-EFB PS
25	Plaintiff,	
26	v.	
20	SCREEN ACTORS GUILD ASSN.,	
28	Defendant.	
20		

1	IAMES C MAYEY	No. 2:14-cv-192-MCE-KJN PS
2	JAMES C. MAXEY,	10. 2.14-CV-192-IVICE-KJIN FS
2	Plaintiff,	
3 4	V.	
4 5	ITALY,	
	Defendant.	
6 7	JAMES C. MAXEY,	No. 2:14-cv-193-GEB-EFB PS
-	Plaintiff,	
8	v.	
9	A.R.C.O. GASOLINE STATIONS, INC.,	
10	Defendant.	
11		
12	JAMES C. MAXEY,	No. 2:14-cv-194-TLN-EFB PS
13	Plaintiff,	
14	v.	
15	ENTERCOM, INC.,	
16	Defendant.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-195-JAM-AC PS
19	Plaintiff,	
20	V.	
21	CHEVRON STATIONS, INC.,	
22	Defendant.	
23	JAMES C. MAXEY,	No. 2:14-cv-197-TLN-CKD PS
24	Plaintiff,	10. 2.14-00-197-1EN-CRD15
25		
26	V.	
27	GARY MESSING,	
28	Defendant.	
		12

1	JAMES C. MAXEY,	No. 2:14-cv-198-KJM-CKD PS
2	Plaintiff,	
3	v.	
4	CRESTVIEW VILLAGE APARTMENTS,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-199-LKK-DAD PS
8	Plaintiff,	
9	V.	
10	BUZZ OATES CONSTRUCTION, INC.,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-200-MCE-AC PS
13	Plaintiff,	
14	V.	
15	PHILLIP WRIGHT,	
16	Defendant.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-201-JAM-AC PS
19	Plaintiff,	
20	v.	
21	JENNIFER SILVA,	
22	Defendant.	
23	JAMES C. MAXEY,	No. 2:14-cv-202-TLN-KJN PS
24	Plaintiff,	
25	V.	
26	ROGER NIELLO,	
27	Defendant.	
28		10
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1	JAMES C. MAXEY,	No. 2:14-cv-203-GEB-EFB PS
2	Plaintiff,	
3	V.	
4	KARLA LaCAYO,	
5	Defendant.	
6		
7	JAMES C. MAXEY,	No. 2:14-cv-204-GEB-KJN PS
8	Plaintiff,	
9	V.	
10	RUPINA MANN,	
11	Defendant.	
12	JAMES C. MAXEY,	No. 2:14-cv-205-TLN-CKD PS
13	Plaintiff,	
14	v.	
15	CHRISTINA MENDONSA,	
16	Defendant.	
17		
18	JAMES C. MAXEY,	No. 2:14-cv-207-KJM-DAD PS
19	Plaintiff,	
20	v.	
21	VALERO GASOLINE STATIONS, INC.,	
22	Defendant.	
23		
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1	JAMES C. MAXEY,	No. 2:14-cv-208-MCE-CKD PS	
2	Plaintiff,		
3	v.	RELATED CASE ORDER AND	
4	HERITAGE OAKS HOSPITAL, INC.,	FINDINGS AND RECOMMENDATIONS	
5	Defendant.		
6			
7	Examination of the above-entitled actions reveals that the actions are related within the		
8	meaning of E.D. Cal. Local Rule 123. The actions involve similar claims and similar questions of		
9	fact and law, and would therefore entail a substantial duplication of labor if heard by different		
10	judges. See E.D. Cal. L.R. 123(a). Accordingly, the assignment of the matters to the same judge		
11	is likely to effect a substantial savings of judicial effort and is also likely to be convenient for the		
12	parties.		
13	The parties should be aware that relating the cases under Local Rules 123 merely has the		
14	result that both actions are assigned to the same judge and magistrate judge; no consolidation of		
15	the actions is affected.		
16	A. <u>Motions to Proceed In Forma Pauperis</u>		
17	In each of the above-entitled actions,	in which plaintiff is proceeding in propria persona,	
18	plaintiff seeks leave to proceed in forma pauperis pursuant to 28 U.S.C. § 1915. Plaintiff's		
19	declarations make the showing required by 28 U.S.C. § 1915(a)(1) and (2). Accordingly, the		
20	requests to proceed in forma pauperis is gran	ted. 28 U.S.C. § 1915(a).	
21	B. <u>Screening of Plaintiff's Comp</u>	<u>laints</u>	
22	Pursuant to 28 U.S.C. § 1915(e)(2), th	ne court is directed to dismiss the case at any time if	
23	it determines the allegation of poverty is untr	ue, or if the action is frivolous or malicious, fails to	
24	state a claim on which relief may be granted, or seeks monetary relief against an immune		
25	defendant.		
26	////		
27	/////		
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1 Although pro se pleadings are liberally construed, see Haines v. Kerner, 404 U.S. 519, 2 520-21 (1972), a complaint, or portion thereof, should be dismissed for failure to state a claim if it 3 fails to set forth "enough facts to state a claim to relief that is plausible on its face." Bell Atl. 4 Corp. v. Twombly, 550 U.S. 544, 554, 562-563 (2007) (citing Conley v. Gibson, 355 U.S. 41 5 (1957)); see also Fed. R. Civ. P. 12(b)(6). "[A] plaintiff's obligation to provide the 'grounds' of 6 his 'entitlement to relief' requires more than labels and conclusions, and a formulaic recitation of 7 a cause of action's elements will not do. Factual allegations must be enough to raise a right to 8 relief above the speculative level on the assumption that all of the complaint's allegations are 9 true." *Id.* (citations omitted). Dismissal is appropriate based either on the lack of cognizable 10 legal theories or the lack of pleading sufficient facts to support cognizable legal theories. 11 Balistreri v. Pacifica Police Dep't, 901 F.2d 696, 699 (9th Cir. 1990).

12 In reviewing a complaint under this standard, the court must accept as true the allegations 13 of the complaint in question, Hospital Bldg. Co. v. Rex Hosp. Trustees, 425 U.S. 738, 740 (1976), 14 construe the pleading in the light most favorable to the plaintiff, and resolve all doubts in the 15 plaintiff's favor, Jenkins v. McKeithen, 395 U.S. 411, 421 (1969). A pro se plaintiff must satisfy 16 the pleading requirements of Rule 8(a) of the Federal Rules of Civil Procedure. Rule 8(a)(2)17 "requires a complaint to include a short and plain statement of the claim showing that the pleader 18 is entitled to relief, in order to give the defendant fair notice of what the claim is and the grounds upon which it rests." Bell Atl. Corp. v. Twombly, 550 U.S. 544, 554, 562-563 (2007) (citing 19 20 Conley v. Gibson, 355 U.S. 41 (1957)).

21 The complaints filed in the above-entitled actions are almost identical, containing only 22 minor differences in each case. In each complaint, plaintiff alleges that the action arises from 23 "plaintiff being deprived the most basic rights guaranteed by the California and United States 24 Constitution and statutory law." Plaintiff alleges that he is a resident of Carmichael, California, 25 and that he is unemployed and disabled due to the actions of the named defendant. Plaintiff 26 alleges that venue is appropriate in this district for each case because "numerous acts, 27 transactions, wrongs, and breaches of contract give rise to violations of civil and criminal law 28 described in this complaint [which] occurred within this county, state and other states."

1	Each complaint also contains a section entitled "Allegations Applicable to All Causes of	
2	Action." This section consists of boilerplate created by plaintiff wherein he leaves blanks to later	
3	fill in. This section appears in each complaint as follows:	
4	The plaintiff, James C. Maxey, suffered injury due to the actions of the [space provided for plaintiff to inserts the names of individuals or companies] on, or about [space where	
5	plaintiff inserts a date]. The plaintiff's injuries were caused by [blank space where plaintiff identifies different parties or companies] associates affiliated [another blank	
6	space, often filled in with "The Republican Party"].	
7		
8	In some of his complaints, plaintiff adds another sentence to the allegation section, which	
9	provides, "From September 2001 through the present time, the plaintiff was fraudulently	
10	misrepresented as being associated with Osama Bin Laden."	
11	All complaints further allege that "defendants have harassed, intimidated, coerced,	
12	blackmailed, physically assaulted, falsely arrested, falsely convicted and falsely imprisoned the	
13	plaintiff as part of an illegal conspiracy to suppress his rights under the U.S. Constitution." Each	
14	complaint also requests, among other things, that the court issue an order requiring the City of	
15	Sacramento to "delay any planning or construction of any downtown sports arena, until the City	
16	Council legally litigates James C. Maxey v. Sacramento Kings (NBA) Inc." In many of his	
17	complaints, plaintiff requests one billion dollars in damages for his injuries.	
18	Apart from the sheer number of complaints filed by plaintiff, his complaints name many different	
19	defendants whoas best as can be gleaned from the complaintsappear to have nothing to do	
20	with plaintiff, including the Country of Germany, Queen Elizabeth II, Dick Cheney, Eric Holder,	
21	George Bush, Chevron Gas Stations, and the California Teachers Associations, just to name a	
22	few. Plaintiff's allegations include conclusory and unexplained assertions that the defendants in	
23	each case blackmailed, falsely imprisoned, and physically assaulted him. However, the complaint	
24	does not contain specific factual allegations showing any particular cause of action as to any	
25	particular defendant. Nor does the complaint show how this court would have subject matter	
26	jurisdiction over any such claim. Given the failure of the complaint to establish or even suggest a	
27	legally cognizable claim, the court finds that all of plaintiff's above captioned complaints are	
28	frivolous. <i>See Denton v. Hernandez</i> , 504 U.S. 25, 32-33 (1992) (observing that a court has the 17	

1	"power to pierce the veil of the complaint's factual allegations and dismiss those claims whose		
2	factual contentions are clearly baseless," which includes "claims describing fantastic or		
3	delusional scenarios."). Accordingly, the all of the above-entitled actions must be dismissed		
4	without leave to amend pursuant to 28 U.S.C. § 1915(e)(2). Noll v. Carlson, 809 F.2d 1446, 1448		
5	(9th Cir. 1987 (While the court ordinarily would permit a pro se plaintiff to amend, leave to		
6	amend should not be granted where it appears amendment would be futile).		
7	Accordingly, it is hereby ORDERED that:		
8	1. The above-entitled actions are reassigned to Judge Mendez and Magistrate Judge		
9	Brennan for all further proceedings.		
10	2. Plaintiff's requests for leave to proceed in forma pauperis, filed in the above-entitled		
11	actions, are granted subject to the recommendation below.		
12	3. The Clerk is directed to file a copy of this order and findings and recommendations in		
13	the above-entitled cases.		
14	Further, it is RECOMMENDED that:		
15	1. Plaintiff's complaints filed in the above-entitled cases be dismissed without leave to		
16	amend; and		
17	2. The Clerk be directed to close the above-entitled cases.		
18	These findings and recommendations are submitted to the United States District Judge		
19	assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within fourteen days		
20	after being served with these findings and recommendations, any party may file written		
21	objections with the court and serve a copy on all parties. Such a document should be captioned		
22	"Objections to Magistrate Judge's Findings and Recommendations." Failure to file objections		
23	within the specified time may waive the right to appeal the District Court's order. Turner v.		
24	Duncan, 158 F.3d 449, 455 (9th Cir. 1998); Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991).		
25	DATED: January 27, 2014.		
26	Elming Fibieman		
27	EDMUND F. BRENNAN UNITED STATES MAGISTRATE JUDGE		
28			
	18		