UNITED STATES DISTRICT COURT	
9 FOR THE EASTERN DISTRICT OF CALIFORNIA	
YASIR MEHMOOD,	No. 2:14-cv-2075 CKD P
Plaintiff,	
v.	<u>ORDER</u>
U.S. MARSHALS SERVICE, et al.,	
Defendants.	
Plaintiff is a county jail inmate proceeding pro se and in forma pauperis in this action	
pursuant to 28 U.S.C. § 1983. On March 31, 2015, the court granted plaintiff 90 days to file a	
second amended complaint, noting that no further extensions of time will be granted. (ECF No.	
20 22.) Thus plaintiff's subsequent motion for a 90-day extension of time (ECF No. 25) will be	
21 denied.	
Plaintiff has also filed a motion for "emergency injunctive relief" with regard to his jail	
diet. (ECF No. 26.) As there currently is no operative complaint in this action, plaintiff's request	
for injunctive relief is inapposite and will be denied.	
25 Moreover, plaintiff's filing of frivolous motions is a burden on this court and impedes the	
proper prosecution of this action. Plaintiff's future filings shall therefore be limited as set forth	
below.	
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	YASIR MEHMOOD,  Plaintiff,  V.  U.S. MARSHALS SERVICE, et al.,  Defendants.  Plaintiff is a county jail inmate proceed pursuant to 28 U.S.C. § 1983. On March 31, second amended complaint, noting that no fur 22.) Thus plaintiff's subsequent motion for a denied.  Plaintiff has also filed a motion for "ediet. (ECF No. 26.) As there currently is no for injunctive relief is inapposite and will be a Moreover, plaintiff's filing of frivolous proper prosecution of this action. Plaintiff's the below.

## Accordingly, IT IS HEREBY ORDERED THAT: 1. Plaintiff's motion for extension of time (ECF No. 25) is denied as moot per the order issued March 31, 2015; 2. Plaintiff's motion for emergency injunctive relief (ECF No. 26) is denied; and 3. Plaintiff may only file the following documents: a. One second amended complaint; b. One dispositive motion, limited to one memorandum of points and authorities in support of the motion and one reply to any opposition; c. One opposition to any motion filed by defendants (and clearly titled as such); d. Only one non-dispositive motion pending at any time. Plaintiff is limited to one memorandum of points and authorities in support of the motion and one reply to any opposition; and e. One set of objections to any future findings and recommendations. Failure to comply with this order shall result in improperly filed documents being stricken from the record and may result in a recommendation that this action be dismissed. Dated: April 14, 2015 CAROLYN K. DELANEY UNITED STATES MAGISTRATE JUDGE 2 / mehm2075.limit