1         2         3         4         5         6         7         8       UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10         11       TRACY LEE STEWART, No. 2:16-ev-1132 TLN AC P         12       Plaintiff, v.         13       v.         14       E. ACOSTA, et al.,         15       Defendants.         16       1         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         19       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018         16       ALLISON CLAIRE         17       <			
3         4         5         6         7         8         UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10         11       TRACY LEE STEWART, No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v. ORDER         14       E. ACOSTA, et al.,         15       Defendants.         16       1         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         19       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         12       DATED: December 6, 2018         14       LISON CLAIRE         15       Mathison CLAIRE <t< td=""><td>1</td><td></td><td></td></t<>	1		
4         5         6         7         8         CUNITED STATES DISTRICT COURT         9         FOR THE EASTERN DISTRICT OF CALIFORNIA         10         11         12         Plaintiff,         13         v.         ORDER         14         E. ACOSTA, et al.,         15         Defendants.         16         17         Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         16       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018         ALLISON CLAIRE       ALLISON CLAIRE         UNITED STATES MAG	2		
5       6         7       7         8       UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10       11         11       TRACY LEE STEWART, No. 2:16-cv-1132 TLN AC P         12       Plaintiff, State Plaintiff, Plaintiff, State Plaintintiff, State Plaintiff, State Plaintiff, State Plaintin	3		
6       7         7       UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10       ITRACY LEE STEWART,         11       TRACY LEE STEWART,         12       Plaintiff,         13       v.         14       E. ACOSTA, et al.,         15       Defendants.         16	4		
7       8       UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10       1         11       TRACY LEE STEWART, No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v. ORDER         14       E. ACOSTA, et al.,         15       Defendants.         16       1         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15; C.         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         14       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018         16       Intel States MAGISTRATE JUDGE	5		
8       UNITED STATES DISTRICT COURT         9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10       TRACY LEE STEWART,       No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v.       ORDER         14       E. ACOSTA, et al.,       Defendants.         15       Defendants.         16       1         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         13       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018         16       ALLISON CLAIRE         17       ALLISON CLAIRE         18       MAGISTRATE JUDGE	6		
9       FOR THE EASTERN DISTRICT OF CALIFORNIA         10       TRACY LEE STEWART,       No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v.       ORDER         14       E. ACOSTA, et al.,       ORDER         15       Defendants.       ORDER         16       V.       ORDER         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;       L.R. 137(c).         12       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018       ALLISON CLAIRE         16       ALLISON CLAIRE       ALLISON CLAIRE         17       Interest MAGISTRATE JUDGE	7		
10       11       TRACY LEE STEWART,       No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v.       ORDER         14       E. ACOSTA, et al.,       Defendants.         16       11       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff 's motion to amend (ECF No. 28)         19       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         12       DATED: December 6, 2018         14       LLISON CLAIRE         15       ALLISON CLAIRE         16       Its contraction that the states MAGISTRATE JUDGE	8	UNITED STATES DISTRICT COURT	
11       TRACY LEE STEWART,       No. 2:16-cv-1132 TLN AC P         12       Plaintiff,         13       v.       ORDER         14       E. ACOSTA, et al.,       ORDER         15       Defendants.       ORDER         16       Image: State prisoner proceeding prose with a civil rights action pursuant to 42 U.S.C.       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         13       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         19       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         12       DATED: December 6, 2018         13       ALLISON CLAIRE         14       ISON CLAIRE         15       ISON CLAIRE         16       ISON CLAIRE	9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
12       Plaintiff,         13       v.         14       E. ACOSTA, et al.,         15       Defendants.         16       17         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         10       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         12       L.R. 137(c).         23       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         14       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         15       DATED: December 6, 2018         26 <i>Mum_Man_Linet_Allison CLAIRE</i> 27       VINITED STATES MAGISTRATE JUDGE	10		
13       v.       ORDER         14       E. ACOSTA, et al.,       Image: According the second seco	11	TRACY LEE STEWART,	No. 2:16-cv-1132 TLN AC P
14       E. ACOSTA, et al.,         15       Defendants.         16         17       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         20       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         21       L.R. 137(c).         23       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         24       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         25       DATED: December 6, 2018         26       Image: Complex of the c	12	Plaintiff,	
15       Defendants.         16       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         20       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         22       L.R. 137(c).         23       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         24       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         25       DATED: December 6, 2018         26       Image: Magistrate Judge         27       ALLISON CLAIRE	13	v.	<u>ORDER</u>
16       Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.         18       § 1983, has filed a motion to amend the complaint. ECF No. 28.         19       Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).         20       However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;         22       L.R. 137(c).         23       Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)         24       is denied without prejudice to a motion that is accompanied by a proposed amended complaint.         25       DATED: December 6, 2018         26       ALLISON CLAIRE         27       WINTED STATES MAGISTRATE JUDGE	14	E. ACOSTA, et al.,	
<ul> <li>Plaintiff, a state prisoner proceeding pro se with a civil rights action pursuant to 42 U.S.C.</li> <li>\$ 1983, has filed a motion to amend the complaint. ECF No. 28.</li> <li>Leave to amend is to be freely given "when justice so requires." Fed. R. Civ. P. 15(a)(2).</li> <li>However, plaintiff fails to attach the required copy of his proposed amended complaint that would allow the court to determine whether leave to amend would be appropriate. Fed. R. Civ. P. 15;</li> <li>L.R. 137(c).</li> <li>Accordingly, IT IS HEREBY ORDERED that plaintiff's motion to amend (ECF No. 28)</li> <li>is denied without prejudice to a motion that is accompanied by a proposed amended complaint.</li> <li>DATED: December 6, 2018</li> </ul>	15	Defendants.	
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<ul> <li>25 DATED: December 6, 2018</li> <li>26</li> <li>27</li> <li>27</li> <li>28</li> <li>29</li> <li>29</li> <li>20</li> <li>20</li> <li>21</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li></ul>	23		
<ul> <li>26</li> <li>27</li> <li>26</li> <li>27</li> <li>27</li> <li>26</li> <li>27</li> <li>27</li> <li>28</li> <li>29</li> <li>29</li> <li>20</li> <li>20</li> <li>21</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>26</li> <li>27</li> <li>27</li> <li>27</li> <li>27</li> <li>27</li> <li>27</li> <li>28</li> <li>29</li> <li>20</li> <li>21</li> <li>21</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>27</li> <li>27</li> <li>28</li> <li>29</li> <li>29</li> <li>20</li> <li>20</li> <li>20</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>2</li></ul>	24	is denied without prejudice to a motion that i	s accompanied by a proposed amended complaint.
27 ALLISON CLAIRE UNITED STATES MAGISTRATE JUDGE	25	DATED: December 6, 2018	AL
27 UNITED STATES MAGISTRATE JUDGE	26		
28	27		
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