

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  
27  
28

UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF CALIFORNIA

RONALD LEE CANADA,  
Plaintiff,  
v.  
CALIFORNIA MEDICAL FACILITY-  
VACAVILLE, et al.,  
Defendants.

No. 2:17-cv-2192 DB P

ORDER

Plaintiff, a state prisoner proceeding pro se, has filed a document entitled “Plaintiff Request Voluntary Dismiss this Action.” (ECF No. 11.) Therein, plaintiff states that he wishes to dismiss “this action.” Two sentences later, however, plaintiff states that “the only case he would like to continue is Canada vs. J. Lewis case number: 2:17-cv-02192-DB.” Case no. 2:17-cv-2192 DB is the above-captioned action.

The court notes that plaintiff filed an identical request in case no. 2:17-cv-02193 DB. That case will be dismissed as plaintiff requested. However, it appears that plaintiff does not, in fact, wish to dismiss this present action. Therefore, plaintiff’s request will be denied. If the court has misinterpreted plaintiff’s intent, plaintiff may file a clarification.

///  
///

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  
27  
28

Accordingly, plaintiff's request to dismiss the present case (ECF No. 11) is denied.

IT IS SO ORDERED.

Dated: January 5, 2018



---

DEBORAH BARNES  
UNITED STATES MAGISTRATE JUDGE

DLB:9  
DB/orders/prisoner-civil rights/cana2192.deny dism