

1
2
3
4 UNITED STATES DISTRICT COURT
5 NORTHERN DISTRICT OF CALIFORNIA
6 EUREKA DIVISION

7 ANTHONY L. ROBINSON,
8 Plaintiff,

9 v.

10 ANTHONY A. LAMARQUE, et al.,
11 Defendants.

Case No. 02-cv-01538-NJV

**ORDER RE LETTER REGARDING
KOSHER DIET**

Re: Dkt. No. 407

12
13
14 On August 31, 2010, the court entered a permanent injunction in this case which provided
15 in part that the CDCR was "hereby immediately and permanently ordered to permit Plaintiff to
16 participate in the CDCR's Jewish Kosher Meal Program on the same terms and conditions as
17 kosher-observant Jewish inmates and without regard to the fact that Plaintiff is not a kosher-
18 observant Jew." (Doc. 316, 19:10-13.) The court "retain[ed] jurisdiction of this action for all
19 purposes, including without limitation, all proceedings involving the interpretation, enforcement,
20 or amendment of this Order and Permanent Injunction." (Doc. 316, 19, 18-20.)

21 On December 12, 2016, the court received a letter from Plaintiff in which he claimed that
22 officials at California Men's Colony were failing to provide him with his kosher diet. (Doc. 407.)
23 On December 20, 2016, Counsel for Defendants filed a response to Plaintiff's letter, stating that on
24 December 14, 2016, she contacted the litigation coordinator at California Men's Colony and
25 confirmed receipt of this court's order entering a permanent injunction. She further states that on
26 December 14, 2016, Men's Colony Litigation Coordinator H. Cervantes contacted the supervising
27 officer on Plaintiff's yard and confirmed that Plaintiff is receiving kosher meals.

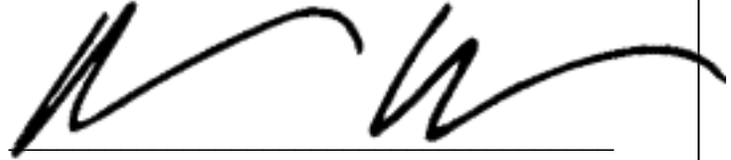
28 In light of this information received from Defense Counsel, the court finds that the request

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

for relief contained in Plaintiff's letter is moot. The matter is resolved and that there no basis for action by the court.

IT IS SO ORDERED.

Dated: December 27, 2016



NANDOR J. VADAS
United States Magistrate Judge