1 2

3 4

56

7

8

9

11

12

13

1415

16

17

18

1920

21 22

2324

25

2627

28

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

No

C 05-4977 VRW

ORDER

LINDA PEDRAZA, individually and on behalf of her son, Michael Pedraza, and FRANCISCO PEDRAZA, individually and on behalf of his son, Michael Pedraza,

Plaintiffs,

v

ALAMEDA UNIFIED SCHOOL DISTRICT, et al,

Defendants.

On December 12, 2008, plaintiff Linda Pedraza ("Plaintiff") filed a statement requesting that the undersigned recuse himself. Doc #153. Plaintiff previously filed the same request, Doc #125 at 9, which the court denied because plaintiff had not enumerated any facts suggesting personal bias or prejudice by the undersigned. Doc #150 at 5. Plaintiff still has not alleged any facts to support a substitution of judge. Accordingly, plaintiff's request for a substitution of judge, Doc #153, is DENIED.

Plaintiff also moves for a renotice of all previously terminated "motions, reconsiderations and filings." Doc #153 at 2. Because plaintiff has not obtained leave from the court to file a motion for reconsideration pursuant to Civ L R 7-9(a), plaintiff's motion for reconsideration is not properly before the court and will not be considered. To the extent it was docketed as a motion, the clerk is directed to terminate Doc #153.

IT IS SO ORDERED.

VAUGHN R WALKER

United States District Chief Judge