....

1			
2			
3			
4			
5	UNITED STATES DISTRICT COURT		
6	NORTHERN DISTRICT OF CALIFORNIA		
7			
8	DAVID LITMON, JR.,	No. C-10-3894 EMC	
9	Plaintiffs		
10	V.	ORDER RE PLAINTIFF'S MOTION FOR LEAVE TO FILE AMENDED	
11	EDMUND G. BROWN, Attorney General of California, Defendants.	COMPLAINT	
12			
13			
14			
15			
16	On March 15, 2011, this Court granted Defendant Brown's motion to dismiss the complaint		
17	and entered judgment accordingly. On March 16, the Plaintiff, evidently without knowledge of said		
18	order and judgment, filed a request to file a first amended complaint adding a new cause of action -		
19	a claim under the Equal Protection Clause – and naming as an additional defendant, Kamala Harris.		
20	On March 21, 2011, this Court entered an order treating the Plaintiff's filing as a request for		
21	reconsideration under either Rule 59(e) or 60(b) and seeking leave under Rule 15 to amend the		
22	complaint. In that order, the Court granted the motion for reconsideration to the extent it allowed		
23	the Plaintiff to seek leave to amend the complaint	. It ordered Defendants to respond to the motion	

for such leave. After that matter was briefed, on April 14, 2011, Plaintiff filed a notice of appeal ofthe March 15 judgment.

Having reviewed the papers, the Court is inclined to grant Plaintiff leave to file an amended
complaint provided the complaint is limited to one claim under the Equal Protection Clause and is
directed to Defendant Brown and not Defendant Harris (Plaintiff clarified in his reply that said claim

is directed solely against Defendant Brown). However, because Plaintiff filed a notice of appeal,
 this Court is without jurisdiction to grant the relief Plaintiff seeks.

Under Rule 62.1(a)(3), this Court indicates it would so grant the motion permitting leave to file an amended complaint and perforce set aside the judgment if the Ninth Circuit were to remand the matter. Plaintiff shall provide the appropriate notice to the circuit clerk as specified in Rule 62.1(b). Alternatively, Plaintiff may dismiss the appeal. If Plaintiff does so, the judgment herein will be set aside, and Plaintiff shall file an amended complaint asserting on the Equal Protection claim against Defendant Brown within 30 days of said dismissal, and Defendant shall respond within 30 days thereafter.

IT IS SO ORDERED.

Dated: April 15, 2011

CHEN **EDWA** United States Magistrate Judge

1			
2			
3			
4			
5 6	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
7	NORTHERN DISTRICT OF CALIFORNIA		
' 8	DAVID LITMON, JR., No. C-10-3894 EMC		
9	Plaintiffs		
0 10	V.		
11	CERTIFICATE OF SERVICE EDMUND G. BROWN, Attorney General of		
12	California,		
13	Defendants.		
14			
15			
16	I, the undersigned, hereby certify that I am an employee in the U.S. District Court, Northern		
17	District of California. On the below date, I served a true and correct copy of the attached, by placing		
18	said copy/copies in a postage-paid envelope addressed to the person(s) listed below, by depositing		
19	said envelope in the U.S. Mail; or by placing said copy/copies into an inter-office delivery		
20	receptacle located in the Office of the Clerk.		
21	DAVID LITMON, JR. 29083 Mission Boulevard, Apt. 207		
22	Hayward, CA 94544		
23	Dated: April 15, 2011RICHARD W. WIEKING, CLERK		
24			
25	By: <u>/s/ Leni Doyle</u> Leni Doyle		
26	Deputy Clerk		
27			
28			