

1 the action was deficient. See 28 U.S.C. § 1915(a)(2). Plaintiff
2 was advised that failure to file the requested items within thirty
3 (30) days would result in dismissal of the action. Doc. ## 2 & 3.
4 On October 27, 2010, Plaintiff filed another letter with the Court,
5 explaining that although he wished to pursue a federal civil rights
6 action against CDCR he had not yet exhausted administrative
7 remedies. Doc. #4.

8 Almost fifty days have elapsed since Plaintiff was
9 notified of his filing deficiencies; however, he has neither
10 provided the Court with the requisite items nor filed a request for
11 an extension of time to do so. The action, therefore, is DISMISSED
12 without prejudice. Plaintiff is advised he may file a new action
13 using the appropriate court-approved forms after he has exhausted
14 administrative remedies.

15 The Clerk is directed to terminate all pending motions as
16 moot and close the file.

17
18 IT IS SO ORDERED.

19
20 DATED 12/1/10



THELTON E. HENDERSON
United States District Judge