

Plaintiff Del Conte has not filed an amended complaint by the deadline, which I 16 have extended twice: once on his motion, and once on my own. Dkt. Nos. 10 and 13. I 17 18 indicated in the last Order Extending Time that it was highly unlikely that I would allow a 19 further extension. Having received nothing from the plaintiff since then, this federal civil rights action is DISMISSED without prejudice for failing to prosecute, see Fed. R. Civ. P. 20 41(b). Because this dismissal is without prejudice, Del Conte may move to reopen the 21 action. Any such motion <u>must</u> contain an amended complaint that comports with the 22 23 requirements set forth in the Order Dismissing the Complaint with Leave to Amend (Docket No. 7). The Clerk shall enter judgment in favor of defendants, and close the file. 24 25

**IT IS SO ORDERED.** 

**Dated:** March 1, 2016

26

27

28

JAM H. ORRICK

United States District Judge