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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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9	JOSEPH GRIMES, D72759,
10	Plaintiff(s), ) No. C 17-0043 CRB (PR)
11	vs.
12	NURSE BROOKS,
13	Defendant(s).
14	)
15	Plaintiff, a state prisoner currently incarcerated at the California Medical
16	Facility (CMF), filed a prose civil rights action under 42 U.S.C. § 1983 alleging
17	that, while he was incarcerated at Salinas Valley State Prison (SVSP), Nurse
18	Brooks delayed and/or interfered with his medical care.
19	On April 11, 2017, the court (Lloyd, M.J.) found that, liberally construed,
20	plaintiff's allegations appeared to state a cognizable § 1983 claim for violation of
21	the Eighth Amendment against Brooks, and issued an order of service. But on
22	May 5, 2017, SVSP's litigation coordinator returned the service documents with
23	a letter indicating that Nurse Brooks never worked at SVSP.
24	On May 6, 2017, the court (Lloyd, M.J.) directed plaintiff to file a notice
25	providing the court with current and accurate location information for Defendant
26	Brooks such that the United States Marshal is able to effect service within
27	twenty-eight (28) days, or face dismissal of his complaint without prejudice
28	pursuant to Rule 4(m) of the Federal Rules of Civil Procedure. Plaintiff instead

filed a motion requesting an extension of time to provide the court the requested information to allow him time to review his medical records to obtain the necessary information.

On June 13, 2017, the court (Lloyd, M.J.) granted plaintiff an extension of time until July 13, 2017 to provide the court with current and accurate location information for Defendant Brooks such that the Marshal is able to effect service, or face dismissal without prejudice pursuant to Rule 4(m). Plaintiff instead filed a motion for a second extension of time until August 11, 2017.

On July 14, 2017, this action was reassigned to the undersigned and, on July 26, 2017, the court granted plaintiff a second extension of time until August 11, 2017 to provide the court with current and accurate location information for Defendant Brooks such that the Marshal is able to effect service, or face dismissal of this action without prejudice pursuant to Rule 4(m).

But more than a week has passed since plaintiff's August 11, 2017 deadline expired and he still has not provided the court with any location information for Defendant Brooks. This action accordingly is DISMISSED without prejudice pursuant to Rule 4(m).

The clerk is instructed to terminate all motions as moot and close the file. SO ORDERED.

DATED: August 22, 2017

CHARLES R. BREYER

United States District Judge

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