1 2 3 4 5 6 7 8 NOT FOR CITATION 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 PRINCE DEON SHOTWELL, JR., No. C 10-01274 JF (PR) Plaintiff. ORDER DISMISSING DEFENDANT J. 13 CHUDY: DIRECTING CLERK TO 14 REISSUE SUMMONS FOR VS. DEFENDANT S. MUSGROVE 15 C. NOLLS, et al., 16 Defendants. 17 18 Plaintiff, a prisoner currently incarcerated at the California State Prison in 19 20 Corcoran, filed the instant civil rights action in pro se pursuant to 42 U.S.C. § 1983 against prison officials at the Correctional Training Facility ("CTF") in Soledad for 21 allegedly unconstitutional acts. The Court ordered service of Plaintiff's amended 22 23 complaint upon the named defendants. (See Docket No. 17.) The summons for 24 Defendants J. Chudy and S. Musgrove were returned unexecuted on March 14, 2011, 25 with the following remark: "Subject is no longer at the facility. The facility will not accept service." (Docket Nos. 22 & 23.) On April 22, 2011, Plaintiff was directed to 26 27 provide the Court with accurate current locations for Defendants Chudy and Musgrove within thirty days of the order to enable the Marshal to effect service. (Docket No. 28.) 28 Order Directing P to locate Ds 1 P:\PRO-SE\SJ.JF\CR.10\Shotwell01274\_svc2.wpd

Doc. 32

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Shotwell v. Noll et al

Plaintiff was advised that failure to do so would result in the dismissal of his claims against these defendants without prejudice pursuant to Rule 4(m) of the Federal Rules of Civil Procedure. (Id. at 2.)

On May 20, 2011, Plaintiff filed a response to the Court order, providing a new location for Defendant Musgrove at "SATF/State Prison." (Docket No. 30.) However, Plaintiff provides no new information with respect to Defendant Chudy, restating that this defendant's last location was CTF-Soledad, from which the initial summons was returned unexecuted. (See Docket No. 22.) Accordingly, the claims against Defendant Chudy must be dismissed without prejudice pursuant to Rule 4(m).

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## **CONCLUSION**

For the reasons stated above, the Court orders as follows:

- 1. All claims against Defendant J. Chudy are DISMISSED without prejudice pursuant to Rule 4(m) of the Federal Rules of Civil Procedure. The Clerk shall terminate this defendant from this action.
- 2. The Clerk of the Court shall reissue summons and the United States Marshal shall serve, without prepayment of fees, a copy of the complaint in this matter, all attachments thereto, a copy of the Court Order filed March 7, 2011, (Docket No. 17), and a copy of this order upon **Defendant S. Musgrove** at the **SATF/State Prison (P.O.** Box 7100, Corcoran, CA 93212 on "G" Yard Facility). The Clerk shall also mail a <u>courtesy copy</u> of this order to the California Attorney General's Office.
- 3. Defendant shall file a motion for summary judgment or other dispositive motion with respect to the claims in the complaint found to be cognizable, and briefing shall proceed thereafter, in accordance with the schedule and instructions set forth in the Court's Order of Service, filed March 7, 2011, (Docket No. 17).

IT IS SO ORDERED.

DATED: 6/8/11

United States District Judge

## UNITED STATES DISTRICT COURT

## FOR THE

## NORTHERN DISTRICT OF CALIFORNIA

PRINCE D SHOTWELL, JR.,	Case Number: CV10-01274 JF
Plaintiff,	CERTIFICATE OF SERVICE
v.	
C NOLLS, et al.,	
Defendants.	
I, the undersigned, hereby certify that I am an Court, Northern District of California.	employee in the Office of the Clerk, U.S. District
attached, by placing said copy(ies) in a postag	e in the U.S. Mail, or by placing said copy(ies) into
Prince Deon Shotwell H-05927 CA State Prison-Avenal P.O. BOX 900 550 Yard 3 1 King Way Avenal, CA 93204	
Dated:6/17/11	Richard W. Wieking, Clerk