

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Magistrate Judge Kathleen M. Tafoya

Civil Action No. 07-cv-01848-PAB-KMT

CLARENCE A. WALKER,

Plaintiff,

v.

CHIEF, SPENCE,
CAPTAIN, BAY,
LIEUTENANT MARTIN,
SARGENT (sic) WISCAMB,
SARGEANT ASPINOL,
DEPUTY GOFF,
DEPUTY KILLIAM, and
DEPUTY SEXTON,

Defendants.

MINUTE ORDER

ORDER ENTERED BY MAGISTRATE JUDGE KATHLEEN M. TAFOYA

Plaintiff's "Motion to Demand Trial by Jury Not by Judge" (# 193, filed May 5, 2009), "Motion for Trial Days" (# 194, filed May 5, 2009), and "Order to Subpeana [sic] Security Tapes" (# 196, filed May 5, 2009) are STRICKEN for failure to comply with Fed. R. Civ. P. 5(a)(1) and D.C.Colo.LCivR 7.1A.

Fed. R. Civ. P. 5(a)(1) requires that any pleadings filed after the original complaint and any written motion be served on any party. Plaintiff did not serve his motions on Defendants. Moreover, the Local Rules of Practice for the District of Colorado require all parties to confer on motions and other disputes before a motion is filed. D.C.Colo.LCivR 7.1A; *see also Visor v. Sprint*, 1997 WL 796989 (D. Colo. 1997). Plaintiff failed to confer with Defendants before filing his present motions. The court previously has reminded Plaintiff of his obligation to comply with these requirements and that failure to do so may result in his documents being stricken. *See* doc. nos. 117 and 163.

Dated: May 12, 2009