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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI DELTA DIVISION

ALEXANDER NODARSE

PLAINTIFF

V.

NO. 2:10CV00143-GHD-JMV

MS. ROSE, ET AL.

DEFENDANT

ORDER

Before the court is a motion filed by the *pro se* plaintiff on November 8, 2011.

Essentially, the plaintiff seeks permission to "file first request of discovery and interrogatories."

The plaintiff further states that it is important to his case and will help him prove "that the

warden has [sic] knowledge of staff misconduct, and has coverde [sic] up such incidents." The

court interprets the plaintiff's motion as a request to serve interrogatories on the defendants.

Hearing no objection from the defendants, the court finds that the motion is well-taken and is

hereby **GRANTED**. However, the plaintiff is limited to serving only eight (8) total

interrogatories (meaning 8 succinct questions), and they must be served upon the defendants

before January 6, 2012.

SO ORDERED this, the 16th day of December, 2011.

<u>/s/ Jane M. Virden</u>

U. S. MAGISTRATE JUDGE