

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

RAUL DE LA ROSA,

Plaintiff,

vs.

TROOPER MARK WHITE,

Defendant.

4:14-CV-3055

ORDER

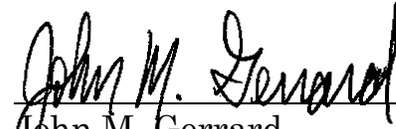
The U.S. Court of Appeals for the Eighth Circuit has issued its mandate in the above-captioned case. [Filing 42](#). It appears to the Court that the Eighth Circuit's decision ([filing 38](#)) is, in conjunction with the Court's previous memorandum and order ([filing 27](#)), wholly dispositive of this case, and that judgment should be entered dismissing the plaintiff's complaint. *See generally, U.S. Fid. & Guar. Co. v. Concrete Holding Co.*, 168 F.3d 340, 342 (8th Cir. 1999). But from an excess of caution, the Court will provide the plaintiff with a final opportunity to identify any outstanding issues.

IT IS ORDERED:

1. The plaintiff shall show cause, on or before June 26, 2017, why judgment should not be entered dismissing his complaint.
2. Absent a response, the Court will enter judgment without further notice.

Dated this 19th day of June, 2017.

BY THE COURT:

  
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John M. Gerrard  
United States District Judge