1			
2			
3			
4			
5	UNITED STATES DISTRICT COURT		
6	DISTRICT OF NEVADA		
7			
8	JAMES LEWIS ATKINS, JR.,)	
9	Plaintiff,)	
10	VS.)	2:09-cv-01289-RCJ-GWF
11	PETER KRUSE et al.,)	
12	Defendants.))	ORDER
13)	

14 This 42 U.S.C. § 1983 case arises out of the arrest and conviction of Plaintiff after Defendant 15 Peter Kruse arrested him after allegedly promising not to. Pending before the Court is Plaintiff's Objection (#13) to the Magistrate Judge's Report and Recommendation ("R&R") (#10). In the 16 R&R, the Magistrate Judge granted Plaintiff's Motion for Leave to Proceed In Forma Pauperis (#4), 17 denied his Motion for Leave to File Excess Pages in his Complaint (#6), denied his Motion to 18 19 Include Defendants' Names on All Documents (#7), and denied his Motion for Equal Protection and 20 Appointment of Counsel (#8). Pursuant to 28 U.S.C. § 1915A screening, the Magistrate Judge 21 dismissed the Due Process and Equal Protection claims under Rule 12(b)(6), with thirty (30) days 22 leave to amend, and recommended that this Court dismiss the State of Nevada as a defendant under 23 the Eleventh Amendment and dismiss the Clark County District Attorney as a defendant due to 24 prosecutorial immunity. Plaintiff's objections raise no meritorious legal arguments or new facts.

25

CONCLUSION		
IT IS HEREBY ORDERED that the Court ADOPTS the Magistrate Judge's Report and		
Recommendations (#10) and DENIES the Objection (#13).		
DATED: January 21, 2010		
20		
Repet C Jones		
Robert C. Jones United States District Judge		
Page 2 of 2		