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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
8	* * *
9	JOHNNY LEE JONES, III,
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11	Plaintiff, 2:11-CV-00027-PMP-GWF
12 13	v.) NDOC, et al.,) <u>ORDER</u>
13 14	Defendants.
15)
16	Before the Court for consideration is Plaintiff's Motion for Preliminary
17	Injunction (Doc. #3) filed February 11, 2011 and Plaintiff's Motion for Preliminary
18	Injunction (Doc. #8) filed February 24, 2011.
19	On March 3, 2011 the Court conducted a hearing on Plaintiff's Motions (Doc.
20	#13). At that hearing, the Court directed that Plaintiff Jones be medically examined to
21	assess medically the condition of his alleged throat condition. That medical examination
22	has been completed and is reflected in the Response of Defendant Aranas (Doc. #16) filed
23	April 4, 2011, as well as Supporting Documentation Submitted Under Seal and In Camera
24	(Doc. #18).
25	Having read and considered the foregoing, it is apparent to the Court that
26	Plaintiff Jones does not suffer from throat cancer. Neither does the record support Plaintiff
27	Jones' claim that he has been the victim of negligent treatment or deliberate indifference to
28	a serious medical condition so as to give rise to relief requested in his Complaint (Doc #1).

1	IT IS THEREFORE ORDERED that Plaintiff's Motions for Preliminary
2	Injunction (Doc. ## 3 & 8) are DENIED .
3	IT IS FURTHER ORDERED that Defendant's Motion for Leave to File
4	Exhibits Under Seal (Doc #17) is GRANTED.
5	IT IS FURTHER ORDERED that Plaintiff's Complaint (Doc. #1) is hereby
6	DISMISSED as legally frivolous in accord with <u>Nietckev v. Williams</u> , 490 U.S. 319
7	(1989).
8	IT IS FURTHER ORDERED that Judgment is hereby entered in favor of
9	Defendants and against Plaintiff
10	IT IS FURTHER ORDERED that a Certificate of Appealability is DENIED.
11	DATED: April 11, 2011.
12	Chip M. On
13	PHILIP M. PRO
14	United States District Judge
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