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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
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10	MICHAEL STEVE COX,	
11	Plaintiff,	Case No. 2:11-CV-00103-KJD-NJK
12	V.	<u>ORDER</u>
13	DWIGHT NEVEN, et al.,	
14	Defendants.	
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16	Before the Court is the Motion for Voluntary Dismissal (#75) filed by Plaintiff Michael Steve	
17	Cox.	
18	On March 1, 2013, the Court issued an Order (#74) denying Plaintiff's Motion for	
19	Reconsideration of various orders from Magistrate Judges Johnston and Koppe denying his request	
20	for additional discovery and various legal supplies. The Court ordered Plaintiff to file an opposition	
21	to Defendants' pending Motion for Summary Judgment (#51). In light of Plaintiff's repeated delays	
22	and requests for enlargement of time, the Court ordered Plaintiff to file an opposition or before	
23	March 14, 2013 without further delay or request for enlargement, and warned that failure to file an	
24	opposition would result in granting the Motion to Dismiss	
25	On March 11, 2013, Plaintiff filed a Motion for Voluntary Dismissal, seeking "voluntary	
26	dismissal without prejudice to reinstate this civil complaint in the near future with private counsel to	

properly fully prosecute this complaint . . . [or] alternatively process notice of appeal against this
 Court's order(s) (#74)."

3 Fed. R. Civ. P. 41(a)(2) provides that "an action may be dismissed at the plaintiff's request 4 only by court order, on terms that the court considers proper." Plaintiff failed to file an opposition to 5 the Motion for Summary Judgment despite the clear and unmistakable instruction from the Court that 6 failure to do so would result in summary judgment being granted against him. However, the Court 7 has considered Plaintiff's Motion for Voluntary Dismissal. The Court will grant Plaintiff's Motion 8 for Voluntary Dismissal without prejudice if Plaintiff associates with private counsel to re-file his case within 60 days.¹ If Plaintiff chooses to re-file his action, he must provide proof that he has 9 10 associated with private counsel within 60 days. If Plaintiff does not provide proof that he has 11 associated with private counsel within 60 days, then the Court will grant summary judgment in favor 12 of Defendants pursuant to its prior Order and Local Rule 7-2.

Accordingly, IT IS HEREBY ORDERED that the Motion for Voluntary Dismissal (#75)
will be granted if Plaintiff files proof that he has associated with counsel within 60 days.

IT IS FURTHER ORDERED Motion for Summary Judgment (#51) is TERMINATED
 pending proof that Plaintiff has associated with counsel. If Plaintiff fails to file proof that he has
 associated with counsel within 60 days, then the Motion for Summary Judgment will be renewed and
 granted in accordance with this Order.

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DATED this 18th day of March 2013.

Kent J. Dawson United States District Judge

 $[\]frac{1}{26}$ The Court warns Plaintiff that Rule 41(d) permits a court to order a plaintiff to pay all or part of the costs of a previously dismissed action upon refiling.