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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

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GARY WALLACE,
Plaintiff,
v.
CLAUDIA ROMNEY, *et al.*,
Defendant.

Case No. 2:15-cv-01474

ORDER

Before the Court is Plaintiff's Motion to Reconsider (ECF No. 8) its order adopting Magistrate Judge George Foley Jr.'s Report and Recommendation.

I. BACKGROUND

Plaintiff is a *pro se* litigant bringing this action under 42 U.S.C. § 1983. Plaintiff, in his complaint (ECF No. 3) alleges that his attorney, public defender Claudia Romney, conspired with District Attorney Steven Wolfson and defendants, Todd Fasulo, Thomas D. Dillard Jr., and James Zinser to deprive him of his Sixth Amendment right to a speedy trial. Plaintiff alleges that Defendants delayed his trial for ten months because he refused to take a plea deal, and that this resulted in him suffering both mental and physical harm while at Clark County Detention Center.

On August 3, 2015, Plaintiff filed a motion/application for leave to file in forma pauperis, along with an attached complaint. ECF No. 1. On March 30, 2016, Plaintiff's complaint was filed asserting claims under 42 U.S.C. § 1983 against Claudia Romney, Steven Wolfson, Todd Fasulo, Thomas D. Dillard Jr., and James Zinser. ECF No. 3. On March 30, 2016, after screening Plaintiff's complaint, Judge Foley issued an order granting Plaintiff's application to proceed in forma pauperis, allowing Plaintiff's claims against Zinser to proceed, and dismissing Plaintiff's claims against Fasulo and Dillard without prejudice with leave to amend for failing to make sufficient allegations as to action under color of state law. ECF No. 2. Further, Judge Foley recommended

1 Plaintiff's claims against Romney be dismissed with prejudice because she was not "acting under
2 color of state law" for § 1983 purposes while she was Plaintiff's advocate. ECF No. 2.
3 Additionally, Judge Foley recommended Wolfson be dismissed with prejudice because
4 prosecutorial immunity prevents him from being subject to civil suits for damages under § 1983.
5 ECF No. 2. Plaintiff did not file an objection to Judge Foley's Report and Recommendation.

6 On May 3, 2016, this Court issued an order accepting and adopting in full Judge Foley's
7 Report and Recommendation. ECF No. 6. On May 10, 2016, Plaintiff filed a Motion to Reconsider
8 this court's order adopting Judge Foley's Report and Recommendation. ECF No. 8. On June 7,
9 2016, Plaintiff filed exhibits supporting this Motion to Reconsider. ECF No. 9. These exhibits
10 contain court filings from Plaintiff's guardianship proceedings demonstrating that Fasulo was
11 appointed as Plaintiff's temporary special guardian while Plaintiff was an inmate at Clark County
12 Detention Center. ECF No. 9. Moreover, these court filings show that Dillard was an attorney who
13 represented the Las Vegas Metropolitan Police Department, and specifically, Fasulo during the
14 temporary special guardianship proceedings regarding Plaintiff. ECF No. 9.

15 On December 13, 2016, Plaintiff filed a notice of appeal to the U.S. Court of Appeals,
16 Ninth Circuit regarding this Court's order. ECF No. 11. On January 17, 2017, the Ninth Circuit
17 issued an order dismissing Plaintiff's notice of appeal. ECF. No. 17.

18 **II. LEGAL STANDARD**

19 "As long as a district court has jurisdiction over the case, then it possesses the inherent
20 procedural power to reconsider, rescind, or modify an interlocutory order for cause seen by it to
21 be sufficient." City of Los Angeles, Harbor Div. v. Santa Monica Baykeeper, 254 F.3d 882, 885
22 (9th Cir. 2001) (citation omitted) (internal quotation marks omitted). "Whether or not to grant
23 reconsideration is committed to the sound discretion of the court." Navajo Nation v. Confederated
24 Tribes and Bands of the Yakama Indian Nation, 331 F.3d 1041, 1046 (9th Cir.2003). However, "a
25 motion for reconsideration should not be granted, absent highly unusual circumstances, unless the
26 district court is presented with newly discovered evidence, committed clear error, or if there is an
27 intervening change in the controlling law." Marlyn Nutraceuticals, Inc. v. Mucos Pharma GmbH
28 & Co., 571 F.3d 873, 880 (9th Cir. 2009) (internal quotation and citation omitted). A motion for
reconsideration "may *not* be used to raise arguments or present evidence for the first time when
they could reasonably have been raised earlier in the litigation." Id. (internal quotation and citation

1 omitted). Moreover, “[m]otions for reconsideration are disfavored. A movant must not repeat
2 arguments already presented unless (and only to the extent) necessary to explain controlling,
3 intervening law or to argue new facts. A movant who repeats arguments will be subject to
4 appropriate sanctions.” LR 59-1. However, “[a] document filed *pro se* is ‘to be liberally
5 construed,’ and ‘a *pro se* complaint, however inartfully pleaded, must be held to less stringent
6 standards than formal pleadings drafted by lawyers[.]’” Erickson v. Pardus, 551 U.S. 89, 94 (2003)
7 (citations omitted).

8 **III. DISCUSSION**

9 In his Motion to Reconsider, Plaintiff repeats his § 1983 arguments and attempts to cure
10 the defects in his complaint that Judge Foley noted as being the basis for dismissing Plaintiff’s
11 claims against Fasulo and Dillard. Defendants did not file a response to Plaintiff’s Motion to
12 Reconsider.

13 ***A. Allegations Against Romney and Wolfson***

14 Judge Foley recommended dismissing Plaintiff’s claims against Romney with prejudice
15 because she was not “acting under color of state law” for § 1983 purposes while she was Plaintiff’s
16 advocate. Further, Judge Foley recommended dismissing Plaintiff’s claim against Wolfson with
17 prejudice because prosecutorial immunity prevents him from being subject to civil suits for
18 damages under § 1983. This Court adopted both findings in its order.

19 Plaintiff’s does not directly argue why this Court should reconsider the dismissal of
20 Romney and Wolfson. However, Plaintiff does repeat arguments under § 1983 already presented
21 in his complaint, and provided portions of his complaint asserting claims against Romney and
22 Wolfson as exhibits. These repeated arguments and allegations already presented in Plaintiff’s
23 complaint cannot serve as a basis for reconsideration. Moreover, Plaintiff has not presented any
24 newly discovered evidence, demonstrated that the Court committed clear error, or that there has
25 been an intervening change in the law regarding his claims against Romney and Wolfson.
26 Therefore, Plaintiff’s Motion to Reconsider cannot succeed as to these defendants.

27 ***B. Allegations Against Fasulo and Dillard***

28 Judge Foley dismissed Plaintiff’s claims against Fasulo and Dillard without prejudice with
leave to amend for failing to provide evidence relating to those defendants. Plaintiff in his
complaint listed Fasulo and Dillard as doctors, and Judge Foley stated it was unclear “what medical

1 center either...are employed by” or “whether either...are in fact medical providers.” ECF No. 2.
2 Plaintiff does not directly argue why the dismissal of these defendants should be reconsidered, but
3 attempts to cure the defects in his complaint by attaching exhibits clarifying what Fasulo and
4 Dillard’s roles were in this matter. Plaintiff does not argue that his original allegations were
5 erroneously held not to have stated a claim. Plaintiff did not object to the Report and
6 Recommendation and did not move to amend. Therefore, the Court will not reconsider the denial
7 without prejudice of these claims. However, Plaintiff may amend his complaint to include
8 allegations clarifying how and in what capacity these Defendants acted under color of state law.

9 Plaintiff has provided court filings from his guardianship proceeding showing that Fasulo
10 was the Deputy Chief of the Las Vegas Metropolitan Police Department’s Detention Services
11 Division. ECF No. 9. Moreover, these court filings that Plaintiff has provided also demonstrate
12 that Fasulo was appointed to act as a temporary special guardian for purposes of making any and
13 all health care decisions for Plaintiff while he was an inmate at Clark County Detention Center.
14 ECF No. 9. Also, they show that Dillard was an attorney who represented the Las Vegas
15 Metropolitan Police Department, and specifically, Fasulo throughout the temporary special
16 guardian proceedings. ECF No. 9. These court filings address the deficiencies that Judge Foley
17 noted in his Report and Recommendation.

18 **IV. CONCLUSION**

19 **IT IS HEREBY ORDERED** that Plaintiff’s Motion to Reconsider (ECF No. 8) is
20 DENIED.

21 **IT IS FURTHER ORDERED** that Plaintiff shall have 45 days to amend his complaint to
22 reassert claims against Fasulo and Dillard. Plaintiff may include the court filings from his
23 guardianship proceedings in his amended complaint.

24 **DATED:** March 21, 2017.



25
26 **RICHARD F. BOULWARE, II**
27 **UNITED STATES DISTRICT JUDGE**
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