1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
3	Carlos Montoya, et al.,	2:16-cv-00032-JAD-VCF	
4	Plaintiffs	Order Dismissing Claims	
5	V.	[ECF No. 48]	
6	Richard Smith, et al.,		
7	Defendants		
8			
9	Carlos Montoya, Maria Landeros, and the estate of Eric Montoya sued the United States of		
10	America, the Las Vegas Metropolitan Police Departmen	t ("Metro"), its sheriff Douglas Gillespie,	
11	Deputy District Attorney Danielle K. Pieper, four law-enforcement officers, and inmate Raul		
12	Gonzales in connection with Eric Montoya's death. They alleged that Metro, the FBI, and District		
13	Attorney Pieper recruited Gonzales to be a police informant; but Gonzales—a violent gang member		
14	with a long criminal record—perpetrated crime instead of investigating it, ultimately shooting and		
15	killing Montoya in order to keep his status as an informant a secret. <sup>1</sup>		
16	In June, I dismissed plaintiffs' claims against Metro, Sheriff Gillespie, and Pieper with leave		
17	to file an amended complaint by July 18, 2016, if they could plead true facts showing that (1) Pieper		
18	stepped into the shoes of law enforcement, (2) Sheriff Gillespie was personally involved in the		
19	events leading to Montoya's death, or (3) Metro had an unwritten custom, policy, or history of		
20	recruiting violent criminals as informants. <sup>2</sup> I expressly	cautioned that, if plaintiffs did not timely file	
21	an amended complaint, "this case w[ould] proceed against just two defendants: Marty LNU and Raul		
22	Gonzales." <sup>3</sup>		
23	In that same order, I gave plaintiffs until July 18, 2016, to show cause why the claims against		
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26	<sup>1</sup> See generally ECF No. 1.		
27	<sup>2</sup> ECF No. 44.		
28	<sup>3</sup> <i>Id</i> . at 16.		
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1	"Marty LNU," a yet unserved doe-styled defendant, should not be dismissed under FRCP 4m. <sup>4</sup> The	
2	July 18, 2016, deadline passed more than six weeks ago and plaintiffs did not file an amended	
3	complaint, show cause why their claims against Marty LNU should not be dismissed, or request an	
4	extension of time to do so. <sup>5</sup>	
5	Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:	
6	• All claims against defendant Marty LNU are DISMISSED without prejudice	
7	under FRCP 4(m) because it does not appear that this defendant was served within 90	
8	days of the complaint's filing <sup>6</sup> ;	
9	• All claims against defendant Pieper are DISMISSED with prejudice because	
10	plaintiffs' failure to file an amended complaint demonstrates that further amendment	
11	would be futile;	
12	• Defendant Pieper's Motion for Involuntary Dismissal [ECF No. 48] is DENIED as	
13	moot;	
14	• All claims against defendants Metro and Sheriff Gillespie are DISMISSED with	
15	prejudice because plaintiffs' failure to file an amended complaint demonstrates that	
16	further amendment would be futile;	
17	• This case proceeds against one remaining defendant: Raul Gonzales.	
18	Dated this 8th day of September, 2016.	
19	XXXX	
20	Jennifer A. Dorsey	
21	United States District Judge	
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25	<sup>4</sup> <i>Id.</i> at 7, n.44; 16 (LNU stands for "Last Name Unknown").	
26 27	<sup>5</sup> Plaintiffs appealed my dismissal of their claims against defendants Richard Smith, David Sazer, and Michael Twomey based on qualified immunity, but they do not challenge the remainder of my dismissal order. <i>See</i> ECF No. 45.	
28	<sup>6</sup> See ECF Nos. 1 (complaint, filed 1/7/16); 44 (order to show cause).	
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