23.

24.

25.

26.

27.

RECEIVED SERVED ON <mark>Beli</mark>ga teig<mark>g of</mark> record 1. Justin L. Tripp #40730-086 Pro Se 2. FCI SHERIDAN 2019 P.O. BOX 5000 3. Sheridan, OR 97378 RICT COURT 4. . REVAD**a** DEPUTY UNITED STATES DISTRICT COUNTY 5. DISTRICT OF NEVADA 6. \* Case No.: 2:17-cv-01964-JCM-BNW JUSTIN L. TRIPP. Plaintiff. 7. vs. \* MOTION TO WITHDRAW PLAINTIFF'S MOTION SEEKING SANCTIONS FOR PERJURY 8. CLARK COUNTY, ET. AL., [EFC 112] Defendants. 9. 10. The Plaintiff had filed a Motion seeking Sanctions for Perjury based on 11. 12. massive irregularities in the U.S. Mail system here at FCI Sheridan. has notified this Court in the past about the difficulties and virtual handicaps 13. he suffers by the mail policies here at this facility, and it seems that these 14. policies are creating situations where mail is being returned without notifying 15. the Plaintiff that mail had even been attempted. 16. Further, in Ms. Carrie Perrault's Declaration, she swears that she "[r]esent, 17. along with the rejected envelope, to Plaintiff ... had the Plaintiff received 18. this post-marked envelope, then he would have known that these Defendants had in 19. fact tried to effectuate service on said date, but because he never received this 20. 21. envelope he was left to deduce that the defendants had just failed to file timely. 22. Ms. Perrault swears she re-sent the envelope that was originally rejected by the

B.O.P., this seems counter-intuitive as if it was rejected once and returned, then

surely they would not give this same envelope to the Plaintiff upon a remailing

of it, so the Plaintiff never saw this envelope, never knew it existed, so had

to go by only the facts that the Defendants had seemingly mailed the Motion to

join late. Harmeless error perhaps in hindsight.

1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 19. 20. 21. 22. 23. 24. 25.

Tripp accepts these Defendants explanation and as such withdraws his Motion seeking sanctions.

Tripp would like to note that indeed he has had problems with the mail here. that these problems are prevasive at this facility, and that they further affect some 1200 plus inmates housed here. With the recent referal to the Pro Bono Pilot Program, hopefully an Attorney will accept this case soon, and these issues will no longer pose any issue.

Dated this 15th day of December, 2019.

ECF No. 112 is Withdrawn.

17.

18.

26.

27.

espectfully,

IT IS HEREBY ORDERED that ECF No. 116 is **GRANTED. IT IS FURTHER ORDERED that** 

**IT IS SO ORDERED** 

**DATED: 12/23/19** 

**BRENDA WEKSLER** 

**UNITED STATES MAGISTRATE JUDGE** 

| 1.       | CERTIFICATE OF SERVICE   |
|----------|--|
| 2.       | I certify, Justin L. Tripp Pro Se litigant, and that on the date below, I caused   |
| 3.       | the foregoing: Certificate of Service of Notice  |
| 4.       | Motion to Withdraw Motion Seeking Sanctions  |
| 5.       | has been fiked   |
| 6.       | to be served via First Class Mail addressed to the following:  |
| 7.       | UNITED STATES DISTRICT COURT  CHAD C. COUCHOT  |
| 8.<br>9. | Office of the Clerk 333 Las Vegas BLVD. So. Rm. #1334 Las Vegas, NV 89101 SCHUERING ZIMMERMAN & DOYLE 400 University Avenue Sacramento, CA 95825 |
| 10.      | LYSSA'S. ANDERSON  |
| 11.      | KAEMPHER CROWELL<br>1980 Festival Plaza Drive Suite 650<br>Las Vegas, NV 89135   |
| 12.      |  |
| 13.      |  |
| 14.      | Dated this 15 day of Occ., 2019.   |
| 15.      |  |
| 16.      |  |
| 17.      |  |
| 18.      | Justin L. Tripp  |
| 19.      |  |
| 20.      |  |
| 21.      |  |
| 22.      |  |
| 23.      |  |
| 24.      |  |
| 25.      |  |
| 26:      |  |
| 27.      |  |
|          |  |

28.