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1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA 6 LOGAN R. VOLPICELLI, 7 Plaintiff, 8 3:10-cv-00548-RCJ-RAM vs. 9 UNITED STATES OF AMERICA, **ORDER** 10 Defendant. 11 12 In 2002, the Internal Revenue Service levied against certain property then in the custody 13 of the Reno Police Department in order to satisfy in part the tax liability of Ferrill Volpicelli 14 ("Ferrill"). In 2003, Ferrill sued the United States on behalf of his twelve-year-old son, Logan 15 Volpicelli ("Logan" or "Plaintiff"), arguing that the property levied belonged to Logan, and not 16 to Ferrill. That case is Case No. 3:03-cv-00090-HDM-VPC. The Hon. Howard D. McKibben 17 entered judgment against Ferrill and for the United States, and the Court of Appeals dismissed 18 Ferrill's appeal for failure to prosecute. Logan, who is now an adult, has now brought the same 19 suit in pro se. As his father alleged in the previous case, Logan argues that his great-20 grandmother had "inadvertently" made several checks out to Ferrill, though those checks were

Plaintiff argues that the previous case was dismissed without prejudice, but this does not appear to be the case. Judge McKibben entered judgment in favor of the United States and against Ferrill. (*See* J., July 29, 2004, ECF No. 52 in Case No. 3:03-cv-00090-HDM-VPC).

meant for the benefit of Logan and his sister. The Reno Police Department seized the checks,

some cash, and other property from Ferrill's safe deposit box pursuant to a search warrant.

1	Ferrill's appeal was dismissed for failure to prosecute. (See Order, Feb. 23, 2005, ECF No. 63 in
2	Case No. 3:03-cv-00090-HDM-VPC). The case probably should have been dismissed without
3	prejudice in the district court so that Plaintiff could bring the present action upon reaching
4	majority. See Johns v. Cnty. of San Diego, 114 F.3d 874, 878 (9th Cir. 1997). But it was not.
5	Final judgment was entered against Ferrill in his capacity as Plaintiff's representative. The
6	present claim is therefore precluded. Plaintiff's remedy at this point is to file a Rule 60(b)(6)
7	motion for relief from judgment in Case No. 3:03-cv-00090-HDM-VPC. The Court expresses
8	no opinion on the merits of the claim.
9	CONCLUSION
10	IT IS HEREBY ORDERED that the Motion to Dismiss (ECF No. 12) is GRANTED and
11	all other pending motions are DENIED as moot.
12	IT IS FURTHER ORDERED that the Clerk shall enter judgment and close the case
13	accordingly.
14	IT IS SO ORDERED.
15	Dated this 5th day of July, 2011.
16	ROBERT C. JONES United State: District Judge
17	Officed States District Judge
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