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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

VINCENT DEPASQUALE,

Plaintiff,

STATE OF NEVADA, et al.,

Defendants.

Case No. 3:11-CV-00191-LRH-(RAM)

<u>ORDER</u>

Plaintiff has submitted an amended complaint (#13). The amended complaint cures the defects that the court found in the original complaint (#8). The court will serve the amended complaint (#13) upon defendants for a response.

Plaintiff also has submitted objections (#10) to the court's order (#7) that denied his motion for appointment of counsel (#3). The court construes the objections (#10) as a motion for reconsideration. Nothing in the objections (#10) causes the court to depart from its earlier conclusions.

IT IS THEREFORE ORDERED that the clerk of the court shall electronically serve defendants with a copy of this order and the amended complaint (#13). The Attorney General shall advise the court within twenty-one (21) days from the date that this order is entered whether service of process for the named defendants is accepted. If the Attorney General accepts service of process for any of the defendants, such defendant(s) shall file and serve an answer or other response to the complaint within thirty (30) days of the date of the notice of acceptance of service. If service cannot be accepted for any of the named defendants, then plaintiff will need to file a motion identifying the

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unserved defendant(s), requesting the issuance of a summons, and specifying a full name and address for said defendant(s). Pursuant to Rule 4(m) of the Federal Rules of Civil Procedure, service must be accomplished within one hundred twenty (120) days from the date that this order is entered.

IT IS FURTHER ORDERED that henceforth, plaintiff shall serve upon defendants or, if appearance has been entered by counsel, upon the attorney(s), a copy of every pleading, motion or other document submitted for consideration by the court. Plaintiff shall include with the original paper submitted for filing a certificate stating the date that a true and correct copy of the document was mailed to the defendants or counsel for the defendants. The court may disregard any paper received by a district judge or magistrate judge which has not been filed with the clerk, and any paper received by a district judge, magistrate judge or the clerk which fails to include a certificate of service.

IT IS FURTHER ORDERED that plaintiff's objections (#10), which the court construes as a motion for reconsideration, are **DENIED**. Elsihe

DATED this 25th day of August, 2011.

LARRY R. HICKS

ED STATES DISTRICT JUDGE