Fernandez v. Centric et al

Doc. 217

parties and other relevant matters of record pursuant to 28 U.S.C. § 636 (b) (1) (B) and Local Rule IB 3-2. The Court determines that the Magistrate Judge's Report and Recommendation (#116) entered on February 15, 2013, should be adopted and accepted, along with the following edits to said Report and Recommendation:

- 1. The name of defendant Ray Richard shall be changed to Ray Rickard;
- 2. The name of defendant Carla Murahani shall be changed to Carla Marikami;
- 3. The name of defendant D. Keith shall be changed to Dillyn Keith.

IT IS THEREFORE ORDERED that the Magistrate Judge's Report and Recommendation (#116) entered on February 15, 2013, is adopted and accepted, Plaintiff's Motions to Amend/Correct Complaint are **GRANTED** in part and **DENIED** in part, and the Clerk of the Court shall **FILE** the Amended Complaint as follows:

- (1) To the extent Plaintiff seeks to substitute in the true names for defendants previously identified as does (or other iterations thereof), and to provide full or corrected names for certain defendants as identified in his second motion for leave to amend (Doc. # 86) and various erratas (Doc. ## 91, 104), this request is **GRANTED** and the following substitutions and/or corrections shall be made:
 - (a) Ray Rickard shall be substituted for defendant Noe in the Amended Complaint;
 - (b) Carla Marikami shall be substituted for defendant Pie in the Amended Complaint;
 - (c) M. Johnson shall be substituted for Soe in the Amended Complaint;
 - (d) Defendant Shepard's full name shall be entered as Richard Shepard;
 - (e) Correctional Officer DuBlanc shall be substituted for Frenchie;
 - (f) Defendant J. Wilson's full name shall be entered as Jonathan Wilson;
 - (g) The spelling of defendant Phapp's name shall be corrected to Papp;
 - (h) Defendant Rhalston's full name shall be entered as Michael Rhalston;
 - (i) Defendant Mooney's full name shall be entered as Roger Mooney;
 - (j) Defendant Cardella's full name shall be entered as John Cardella;

1	(k) Paul Samsel shall be substituted for Doe in the Amended Complaint;
2	(l) Correctional Officer Lyons shall be substituted for Coe in the Amended Complaint;
3	(m) Correctional Officer Zufelt shall be substituted for Foe in the Amended Complaint;
4	(n) Karl Grimmer shall be substituted for Hoe in the Amended Complaint;
5	(2) To the extent Plaintiff seeks to substitute Dillyn Keith for John Doe RN II in the original
6	Complaint, this request is DENIED WITHOUT PREJUDICE as Plaintiff has not identified John Doe
7	RN II either in the original or in the Amended Complaint.
8	(3) Any reference to the State of Nevada or NDOC in the Amended Complaint shall be
9	STRICKEN.
10	(4) Count I, directed to defendants Barnett and Boe:
11	(a) Plaintiff's motion for leave to amend to add an Eighth Amendment claim for deliberate
12	indifference to a serious risk to his safety is DENIED WITHOUT PREJUDICE .
13	(5) Count II, directed to defendants Barnett and Boe:
14	(a) Plaintiff's motion for leave to amend to add a claim for breach of contract is DENIED
15	WITH PREJUDICE;
16	(b) Plaintiff's motion for leave to amend to add a claim for intentional interference with
17	contractual relations is DENIED WITHOUT PREJUDICE ;
18	(6) Count III, directed to defendants Barnett and Boe:
19	(a) Plaintiff's motion for leave to amend a claim for intentional infliction of emotional
20	distress is DENIED WITHOUT PREJUDICE .
21	(7) Count IV, directed to defendants Cox, Fletcher, Foster, Helling, Leavitt, Nash, Neven, and
22	Reed:
23	(a) Plaintiff's motion for leave to amend to add a supervisory liability claim against
24	defendants Cox, Helling, and Reed based on the conduct described in Count I is DENIED WITHOUT
25	PREJUDICE;
26	(b) Plaintiff's motion for leave to amend to add a supervisory liability claim against

(18) Count XV, directed to defendants Burchett, Centric, Fritz, Gedney, Hogan, Hubbard, M.

26

26

and Zoe:

before the court.

(a) Plaintiff's motion for leave to amend to add a claim for intentional infliction of	
emotional distress based on the conduct alleged in Counts XIV, XV, and XVII is DENIED	
WITHOUT PREJUDICE.	
(23) Plaintiff is given thirty days from the date of entry of this order to file a second amended	
complaint if he believes he can correct the noted deficiencies. Plaintiff only has leave to amend to	
correct the deficiencies set forth herein. The second amended complaint must be a complete document	
in and of itself, and will supersede the Amended Complaint in its entirety. It must include, in identical	

Plaintiff should clearly title the second amended complaint as such by placing the words "SECOND AMENDED" immediately above "Civil Rights Complaint Pursuant to 42 U.S.C. § 1983" on page 1 in the caption, and Plaintiff shall place the case number, **3:12-cv-00401-LRH-WGC**, above the words "SECOND AMENDED" in the space for "Case No."

fashion, the claims that the court has allowed to proceed. Any allegations, parties, or requests for relief

from prior pleadings that are not carried forward in the second amended complaint will no longer be

The Clerk shall **SEND** to Plaintiff a blank section 1983 civil rights complaint form with instructions along with one copy of the original Complaint and one copy of the Amended Complaint.

IT IS SO ORDERED.

DATED this 18th day of September, 2013.

LARRY R. HICKS UNITED STATES DISTRICT JUDGE

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