1		
2		
3		
4	UNITED STATES DISTRICT COURT	
5	DISTRICT OF NEVADA	
6	EUGENE A. MAUWEE, SR., 3:12-cv-00580-RCJ-WGC	
7	Plaintiff, ORDER	
8	V.	
9	GREG COX, et. al.,	
10	Defendants.	
11		
12	Before the court is Plaintiff's Motion for Judicial Notice to the Court. (Doc. # 24.)) ¹
13	Defendants have filed a response to the motion. (Doc. # 25.)	
14	In this motion, Plaintiff asks the court to take judicial notice of three items he cal	ls
15	"adjudicative facts":	
16	(1) That a photo of deer antlers that he received from the Native American sponsor was the same	ie
17	size as the antlers that were allegedly destroyed by defendant Olivas (and he attaches a photo a	ıs
18	an exhibit). (Doc. # 24 at 2.)	
19	(2) That Olivas destroyed the antlers with malice, and he states that this will be proven b	у
20	testimony of the chaplain. (Id.)	
21	(3) That defendant Olivas and Warden Robert LeGrand violated the Nevada Department of	of
22	Corrections (NDOC) Administrative Regulation (AR) 339 which is a code of ethics for	or
23	employees by making false or misleading statements. (Id. at 3.)	
24	Judicial notice is only appropriate where the to-be-noticed facts are either "generall	y
25	known" or "capable of accurate and ready determination by resort to sources whose accurac	;y
26	cannot reasonably be questioned." Fed. R. Evid. 201. The facts proposed by Plaintiff do not fa	.11
27	into either of these categories. Instead, these are Plaintiff's arguments or theories that are simila	ar
28		
	¹ Refers to court's docket number.	

1	to those asserted in his opposition to defendant Olivas' motion for summary judgment. Therefore,
2	Plaintiff has not provided evidence for which judicial notice is appropriate and his motion (Doc.
3	# 24) is <u>DENIED</u> .
4	IT IS SO ORDERED.
5	
6	DATED: June 16, 2014.
7	WILLIAM G. COBB UNITED STATES MAGISTRATE JUDGE
8	UNITED STATES MADISTRATE JUDGE
9	
10	
11	
12	
13	
14	
15	
16	
17	
18 19	
19 20	
20	
22	
23	
24	
25	
26	
27	
28	