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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

DARREN A. LUNFORD,

Plaintiff,

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GREG COX, et al.,

Defendants.

3:13-cv-00375-RCJ-VPC

ORDER

Plaintiff, a Nevada state inmate, has filed an application (#1) to proceed *in forma* pauperis seeking to initiate a civil rights action.

The pauper application is incomplete. Both a financial certificate properly completed and executed by an authorized institutional officer and a statement of the plaintiff's inmate trust fund account for the past six months are required by 28 U.S.C. § 1915(a)(2) and LSR1-2 of the local rules. Plaintiff did not attach a financial certificate executed by an authorized institutional officer.

It does not appear from review of the allegations presented that a dismissal without prejudice of the present improperly-commenced action would lead to a promptly-filed new action being untimely. The earliest operative facts allegedly occurred in August 2, 2012, and a two-year limitations period is applicable to civil rights actions arising out of Nevada.

IT THEREFORE IS ORDERED that the application to proceed *in forma pauperis* (#1) is DENIED and that this action shall be DISMISSED without prejudice to the filing of a new complaint on the required form in a new action together with either a new pauper application with all required, and new, attachments or payment of the \$350.00 filing fee.

The Clerk of Court shall SEND plaintiff a copy of the papers that he filed along with the complaint and pauper forms and instructions for both forms.<sup>1</sup>

The Clerk shall enter final judgment accordingly, dismissing this action without prejudice.

DATED: This 16<sup>th</sup> day of September, 2013.

ROBERT C. JONES

Chief United States District Judge

<sup>&</sup>lt;sup>1</sup>When plaintiff files a new action, he should note that exhibits are not to be filed into the record unless and until necessary to oppose a dispositive motion such as a motion for summary judgment. Once a plaintiff instead has filed originals as exhibits improperly, the originals become part of the suit record and may not be returned.