Cross v. Jaeger et al Doc. 212

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

) 3:13-cv-00433-MMD-WGC
) MINUTES OF THE COURT)
) August 25, 2015)
)))
COBB, U.S. MAGISTRATE JUDGE
REPORTER: NONE APPEARING
ARING
PEARING
to Allow Service of Subpoenas at Defendants Doc. # 203.) No response to the motion has been
court's order (Doc. # 18) granting him <i>in forma</i> ubpoenas at government expense, he nonetheless has at the Defendant (sic) expense, or be allowed at 1-2.) However, Plaintiff does not state what he and what he expects to obtain (e.g., testimony asis for the court to issue subpoenas to unnamed in this matter reflects that discovery closed or
D.
LANCE S. WILSON, CLERK
By:/s/ Deputy Clerk

¹The Ninth Circuit Court of Appeals has stated that "28 U.S.C. § 1915, the *in forma pauperis* statute, does not waive payment of fees or expenses for witnesses." *Dixon v. Yist*, 990 F.2d 478, 480 (9th Cir. 1993) (citing *Tedder v. Odel*, 890 F.2d 210, 211-12 (9th Cir. 1989). Therefore, if and when a trial has been set, it would be Plaintiff's responsibility to serve the trial subpoenas and to tender the appropriate witness fees.