UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA
COREY MATTHEW CAMPANA,) 3:15-cv-00214-RCJ-WGC
Plaintiff,
vs.) re: Doc. # 12
NEVADA DEPARTMENT OF CORRECTIONS,) et al.,
Defendants.
)
Before the court is a letter dated 8-3-15 received from Plaintiff Corey Campana. (Doc. #12. ¹)
Plaintiff's letter states with respect to his lawsuit, Case No. 3-15-cv-00214, that:
"For clarification to the court this case is dismissed w/prejudice solely to the White Pine County Defendants' which are Rick Ashby & Dan Watts. It is going forward with the
remaining Defendants."
The court is confused as to the proposed "clarification" Plaintiff submits. The case history
reflects that Plaintiff initiated his action on April 15, 2015, with the submission of an application to
proceed in forma pauperis and a civil rights complaint. (Doc. ## 1, 1-1.) On April 27, 2015, Plaintiff
sought leave to file an amended complaint. (Doc. # 3). In so doing, Plaintiff has submitted pages that
he wanted the court to attach to the end of his original motion. Although granting his motion to amend,
the court declined to attach documents to an original filing. Plaintiff was advised that if he wished to
file an amended complaint, it must be complete in and of itself. (Id.)
Plaintiff chose not to file an amended complaint but instead requested the court to screen his
"initial civil complaint only." (Doc. #11.) Thus, Plaintiff's original complaint, Doc. #1-1, was placed
in line for screening in the order received.

¹ Refers to court's docket number.

Returning to the matter of Plaintiff's more recent letter, the court cannot understand Plaintiff's
 statement he is dismissing "White Pine Defendants...Rick Ashby & Dan Watts." (Doc. # 12.) Neither
 of these two individuals was named as a defendant in Plaintiff's initial complaint. (Doc. # 1-1 at 2-5.)
 Therefore, no order can be entered dismissing individuals who were not a party in the first instance.

Plaintiff's letter has also brought to the court's attention an earlier letter Plaintiff submitted
advising that he "included an Order to show cause for an (sic) Preliminary Injunction with my complaint
but it looks like it was included as part of the complaint. Pg. 22-25 of 66 is a separate Motion." (Doc.
10.) The reason why "it" was included as "part of the complaint" is because that is how Plaintiff
submitted the document, i.e., Doc. 1-1 at pp. 22-25. The court will consider whether the verbiage in
Plaintiff's complaint entitled "Order to Show Cause for an (sic) Preliminary Injunction" should be treated
independently as a motion for a preliminary injunction when Plaintiff's complaint is screened.

IT IS SO ORDERED.

13 DATED: August 19, 2015.

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UNITED STATES MAGISTRATE JUDGE