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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

PAUL PATRICK JOLIVETTE,

Plaintiff,

VS.

STATE OF CALIFORNIA,

Defendant.

3:16-cv-00092-RCJ-WGC

ORDER

13 Plaintiff Paul Jolivette applied to proceed in forma pauperis against the State of 14 California in February 2016. In April 2016, the Court adopted a report and recommendation to 15 deny his application and dismiss the proposed action with prejudice because Plaintiff, a prisoner 16 in the custody of the California Department of Corrections and Rehabilitation, had stated in his 17 application that he would not authorize payments under 28 U.S.C. § 1915(b)(2) and because the 18 proposed action was a frivolous attempt to register a purported judgment of a non-existent court. 19 While his appeal was pending, Plaintiff asked the Court to enforce a purported settlement 20 agreement. The Court denied the motion, because there was no settlement agreement to enforce. The documents attached to the motion appeared to be copies of the fictitious judgment and other 22 documents of the non-existent "Adjudicator Court." The Court of Appeals has since dismissed 23 the appeal as frivolous, and the mandate has issued. Plaintiff has now asked the Court to enter a 24 default judgment in his favor, attaching a proposed judgment for over \$10 million.

1	CONCLUSION
2	IT IS HEREBY ORDERED that the Motion for Entry of Default (ECF No. 28) is
3	DENIED.
4	IT IS FURTHER ORDERED that the Clerk shall accept no further filings in this case.
5	IT IS SO ORDERED.
6	Dated: This 27th day of September, 2017.
7 8	P Janes
9	ROBERT C. JONES United States District Judge
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