## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

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MOREY GILBERT REED,

Case No. 3:17-cv-00304-MMD

Plaintiff,

ORDER

٧.

SGT. CHUCK ALLEN, et al.,

Defendants.

The Court dismissed this case on August 1, 2018, based on Plaintiff's motion to dismiss with prejudice (ECF No. 19) in which he suggested he had entered into a settlement agreement in a state court case. (ECF Nos. 21, 24.) After the case was dismissed, Plaintiff filed a motion to enforce his settlement agreement (ECF No. 22), which the Court denied for lack of jurisdiction (ECF No. 24). Now before the Court is a letter (attached hereto) that Plaintiff identifies as "a follow up to [his] motion to enforce." This letter violates Local Rule IA 7-1(b), which generally prohibits attorneys and pro se parties from sending letters to the court. See LR IA 7-1(b) ("Except as provided in subsection (a), an attorney or pro se party must not send case-related correspondence, such as letters, emails, or facsimiles, to the court. All communications with the court must be styled as a motion, stipulation, or notice, and must be filed in the court's docket and served on all other attorneys and pro se parties."). Nevertheless, Plaintiff's letter effectively constitutes a motion for reconsideration of the Court's order denying Plaintiff's earlier motion to enforce his settlement agreement. So construed, the Court denies Plaintiff's motion for the same reasons articulated earlier. (See ECF No. 24.)

It is therefore ordered that Plaintiff's letter, attached hereto and construed as a motion for reconsideration, is denied.

DATED THIS 24th day of April 2019.

MIRANDA M. DU

UNITED STATES DISTRICT JUDGE

Dear! Judge This is a follow up to my motion to Enforce. your Honer. Everytime my family trys to Retrolve the Loxus and the Items in the car. Washoe county Police howe an Excuse. O They told my family to get a Power of attorney to get the District attorney to release the cur. Ello did that, now sistrict allowney Helth G. Munro wrote me Responding to the motion to Enforce. Stating that I contact Skariff Grey Larramendy, Officer in Churge my Jumly contacted him. was told we can't pick up The car. Because the car is not regestored to more Road I have the penk slep with My name on it. He said he would call back. It's pean three weeks my family is being Played by Keith & mento and the wushor county vail. Pleuse Help

THE CAR IS REGESTERED to MOREY REED. KEITHIG. MUNRO KNOWS THIS. HE ShOUND CAN THE SHERIFF

## CERTIFICATE OF SERVICE BY MAIL

Pursuant to FRCP Rule 5(b), I hereby certify that I	am the petitioner named herein
and that on this	, 20 <b>_19</b> , I mailed a true and
correct copy of the foregoing	to the following:
Judge! MiRANd	A M. Du
400 South Virgin	LIA ST ROOM 301
RENO, NEVADA.	
AND	89501
KEITH G. MUN	Ro
P.O. BOX 11130	
RENO, NEVADA	
	520-0027

Mozoy Roed
(Signature)

MOREY REED SCC #90296
P.O. Box 5005
CARSON CITY, NV.
89702

FILED RECEIVED SERVED ON SERVED ON SERVED ON COUNSEL/PARTIES OF RECORD APR 2-3, 2019

APR 2-3, 2019

CLERK US DISTRICT COURT DISTRICT OF NEVADA DEPUTY

Tudge: Miranda M. Du 400 South Virginia St Room 301 RENO, NEVADA. 89501



OUTGOING INMATE MAIL

STEWART CONSERVATION CAMP