## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

PHILIP V. DAUGHTON,

Plaintiff,

## v.

CAPTAIN JAMES ALLRED et al.,

Defendants.

## MEMORANDUM DECISION & DISMISSAL ORDER

Case No. 2:16-CV-1227-TC

District Judge Tena Campbell

Plaintiff filed this *pro se* civil-rights suit, *see* 42 U.S.C.S. § 1983 (2018). Reviewing the Complaint under § 1915(e), in an Order dated October 25, 2017, the Court determined it was deficient. (Doc. No. 26.) The Court gave Plaintiff directions for curing the deficiencies, sent him a "Pro Se Litigant Guide," with a blank-form civil rights complaint, and ordered him to cure the deficiencies within thirty days. Having not received a relevant response, the Court--on December 29, 2018--again ordered Plaintiff to cure his deficient complaint. (Doc. No. 29.) On January 10, 2018, Plaintiff moved for reconsideration of these cure orders.

**IT IS ORDERED** that Plaintiff's motion for reconsideration is poorly supported and is thus **DENIED**. (Doc. No. 30.)

IT IS FURTHER ORDERED that this action is DISMISSED with prejudice for failure

to state a claim under § 1915(e)(2)(B)(ii), follow the Court's Order, and to prosecute his case,

see DUCivR 41-2.

This action is **CLOSED.** 

DATED this 25th day of April, 2018.

BY THE COURT:

Computer

JUDGE TENA CAMPBELL United States District Court