UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
JERRY UVARIUS TOWNSEL,	
Plaintiff,	Case No. C12-1165-RAJ-BAT
v.	ORDER DENYING PLAINTIFF'S MOTION TO COMPEL AND
TOMAS GAHAN, et al.,	GRANTING DEFENDANTS' MOTION TO STAY DISCOVERY
Defendants.	PENDING RESOLUTION OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
Plaintiff moved to compel discovery conten	
has responded fully to the summary-judgment mo	tion with citation to authenticated documents.
(Dkt. 30, at 1–2.) In fact, it is clear that plaintiff's	s response to defendants' summary-judgment
motion is a slightly modified version of a motion	for summary judgment that plaintiff filed in
GRANTING DEFENDANTS' MOTION TO STAY I	DISCOVERY
	Dock
	WESTERN DISTRICT AT SEA JERRY UVARIUS TOWNSEL, V. TOMAS GAHAN, et al., Defendants. Plaintiff moved to compel discovery, conten- first request for production of documents was inte judgment. (Dkt. 23.) Shortly thereafter, defendar <i>Heck v. Humphrey</i> , absolute immunity, and qualif pending resolution of the summary-judgment mot notice to plaintiff about the significance of a sumr requirements of a party opposing such a motion. I has responded fully to the summary-judgment mot (Dkt. 30, at 1–2.) In fact, it is clear that plaintiff's motion is a slightly modified version of a motion is ORDER DENYING PLAINTIFF'S MOTION TO CO GRANTING DEFENDANTS' MOTION TO STAY I PENDING RESOLUTION OF DEFENDANTS' MOTION

1	July 2012. (<i>Compare</i> Dkt. 8 <i>with</i> Dkt. 30.) Plaintiff has not moved for additional time or
2	additional discovery materials in order to respond adequately to defendants' motion for summary
3	judgment. See Fed. R. Civ. P. 56(e).

4 The Court **DENIES** plaintiff's motion to compel discovery materials. (Dkt. 23.) Plaintiff has not indicated how any of the materials requested would be relevant to the questions raised in 5 defendants' motion for summary judgment regarding a Heck bar, absolute immunity, or qualified 6 7 immunity. The Court **GRANTS** defendants' motion to stay discovery pending resolution of defendants' motion for summary judgment. (Dkt. 24.) Plaintiff is advised that it would be 8 9 premature to file his own cross-motion for summary judgment on the merits prior to the Court's resolution of defendants' current motion for summary judgment based on a Heck bar, absolute 10 immunity, and qualified immunity. 11

DATED this 13th day of November, 2012.

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BRIAN A. TSUCHIDA United States Magistrate Judge

ORDER DENYING PLAINTIFF'S MOTION TO COMPEL AND GRANTING DEFENDANTS' MOTION TO STAY DISCOVERY PENDING RESOLUTION OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT - 2