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7 UNITED STATES DISTRICT COURT  
8 WESTERN DISTRICT OF WASHINGTON  
9 AT SEATTLE

10 PETE IBARRA III,

11 Plaintiff,

12 v.

13 SNOHOMISH COUNTY, et al.,

14 Defendants.

CASE NO. C16-0317JLR

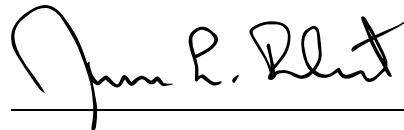
ORDER

15 Before the court is Plaintiff Pete Ibarra III's motion for an extension.<sup>1</sup> (Mot. (Dkt.  
16 # 61).) On April 5, 2017, Mr. Ibarra and Defendants Snohomish County, Kathy Marino,  
17 and James Simoneschi (collectively, "Defendants") stipulated to a voluntary dismissal of

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19 <sup>1</sup> Defendants Snohomish County, Kathy Marino, and James Simoneschi filed a response  
20 opposing Mr. Ibarra's motion. (Resp. (Dkt. # 62).) Because the court denies Mr. Ibarra's motion  
21 as moot, the court does not substantively consider Defendants' response. Moreover, to the extent  
22 Mr. Ibarra's motion seeks legal advice, the court declines to provide him with such advice. *See*  
*Pliler v. Ford*, 542 U.S. 225, 232 (2004) ("Requiring district courts to advise a *pro se*  
litigant . . . would undermine district judges' role as impartial decisionmakers."); *Jacobsen v.*  
*Filler*, 790 F.2d 1362, 1366 (9th Cir. 1986) (stating that providing legal advice to litigants would  
"entail the district court's becoming a player in the adversary process rather than remaining its  
referee").

1 this matter without prejudice. (Stip. (Dkt. # 59).) On the same day, the court granted the  
2 parties' stipulated motion and dismissed the case without prejudice. (See 4/5/17 Order  
3 (Dkt. # 60).) Accordingly, this case is now closed. (See Dkt.) The court therefore  
4 DENIES Mr. Ibarra's motion for an extension (Dkt. # 61) as moot.

5 Dated this 24th day of April, 2017.

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8 JAMES L. ROBART  
9 United States District Judge  
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