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1	provides an adequate post-deprivation remedy. <i>Hudson v. Palmer</i> , 468 U.S. 517, 533 (1984);
2	Parratt v. Taylor, 451 U.S. 527, 540-41 (1981), overruled on other grounds by Daniels v.
3	Williams, 474 U.S. 327 (1986). Washington State provides a post-deprivation remedy for the
4	alleged tortious conduct of city and county employees under RCW 4.96. Thus, any claims
5	pertaining to the loss of plaintiff's personal property are not cognizable in this action.
6	Accordingly, the Court hereby ORDERS as follows:
7	(1) Plaintiff shall SHOW CAUSE not later than <i>thirty</i> (30) days from the date on which
8	this Order is signed why this action should not be dismissed pursuant to 28 U.S.C.
9	§ 1915(e)(2)(B)(ii) for failure to state a claim upon which relief may be granted.
10	(2) The Clerk shall send copies of this Order to plaintiff and to the Honorable James L
11	Robart.
12	DATED this 13th day of June, 2017.
13	James P. Donobue
14	JAMES P. DONOHUE Chief United States Magistrate Judge
15	Cinci Office States Magistrate Judge
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	ORDER TO SHOW CAUSE - 2