1	THE HONORABLE JOHN C. COUGHENOUR	
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
8	AT SEATTLE	
9	TRISTON SPEARS,	CASE NO. C17-0787-JCC
10	Plaintiff,	ORDER
11	V.	
12	ROGER BROWN, et al.,	
13	Defendants.	
14		
15	This matter comes before the Court on Defendants' motion to dismiss (Dkt. No. 15).	
16	Having thoroughly considered the briefing and the relevant record, the Court hereby GRANTS	
17	the motion for the reasons explained herein.	
18	I. BACKGROUND	
19	Plaintiff Triston Spears ("Spears") brought suit against several employees of the King	
20	County Department of Adult Detention ("Defendants") for allegedly assaulting him during a pat-	
21	down search while Spears was detained in the King County Work Release Program. (See Dkt.	
22	No. 1 at 1–2.) Spears brought claims under 42 U.S.C. § 1983 and 42 U.S.C. § 15061 (Prison	
23	Rape Elimination Act ("PREA")).	
24	Three weeks after filing his complaint, Spears' attorney moved to withdraw as counsel.	
25	(Dkt. No. 5.) The Court granted the motion to withdraw, and Spears has since proceeded pro se.	
26	(Dkt. No. 7.) On September, 21 2017, the Court denied Defendants' motion to dismiss for lack of	

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service pursuant to Federal Rule of Civil Procedure 4(m), and granted Spears 30 days to perfect 2 service on Defendants. (Dkt. No. 13 at 3.) Defendants renewed their motion to dismiss on October 27, 2017, asserting that Spears had still failed to serve them with his complaint. (Dkt. No. 15 at 5.) Plaintiff has not filed a response to either of Defendant's motions to dismiss.

II. DISCUSSION

Defendants must generally be served within 90 days of the complaint being filed. Fed. R. Civ. P. 4(m). If a defendant is not served within 90 days, the Court must either dismiss the action without prejudice or order that service be completed within a specified time. Id. District courts have broad discretion to extend time for service under Rule 4(m). Efaw v. Williams, 473 F.3d 1038, 1041 (9th Cir. 2007).

Spears' complaint was filed on May 19, 2017. (Dkt. No. 1.) Spears needed to serve Defendants with his complaint by August 17, 2017 to meet Rule 4(m)'s 90-day deadline. The Court previously granted Spears a 30-day extension to perfect service because it was sympathetic to his status as a *pro se* litigant whose attorney had withdrawn after filing the complaint. (Dkt. No. 13 at 3.) The Court finds, however, that another extension is not appropriate. Spears has neither responded to Defendants' motions nor sought an extension to perfect service. Defendants are entitled to dismissal of Spears' claims without prejudice. Fed. R. Civ. P. 4(m).

III. **CONCLUSION**

For these reasons, Defendants' motion to dismiss (Dkt. No. 15) is GRANTED. Plaintiff's claims are DISMISSED without prejudice. The Clerk is DIRECTED to close this case.

DATED this 11th day of December, 2017.

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John C. Coughenour UNITED STATES DISTRICT JUDGE

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