

1 investigator. And lastly, the Court does not provide legal resources to a plaintiff in a civil case
2 and thus declines to provide copies of the Rules that Mr. Romero requests.


3 2. Mr. Romero requests a copy of the negligence claim he filed, Dkt. 10. The Clerk
4 shall provide him a copy of the claim. The Court does this in this limited instance so Mr. Romero
5 can amend the deficient claim.

6 3. In order to proceed IFP, Mr. Romero must provide the Court as previously
7 directed with a certified copy of his prison or jail trust account statement showing transactions
8 for the last six months by **November 27, 2017**. The failure to do so may result in a dismissal of
9 the case.

10 4. Mr. Romero must also cure the deficient “Civil Order Negligence Claim.” Dkt.
11 10. The Court has informed Mr. Romero his negligence claim lacks enough information for the
12 case to go forward. Therefore, he must file an amended claim. If Mr. Romero does not file an
13 amended claim, using the case number assigned here (17-1052-RSL) by **November 27, 2016**, the
14 case may be dismissed. Mr. Romero should note that he must place all complaints he wishes the
15 court to consider in the amended claim and that the amended claim will replace all prior
16 complaints filed in the case—that is the Court will only consider the complaints contained in the
17 amended negligence claim.

18 The Clerk shall provide a copy of this order to plaintiff and the assigned District Judge.

19 DATED this 16th day of November, 2017.

20
21 
22 _____
23 BRIAN A. TSUCHIDA
United States Magistrate Judge