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2013 U.S. Dist. LEXIS 12690, 2013 WL 364814, at *2 (W.D. Wash. Jan. 30, 2013) (quoting *Van Dusen v. Barrack*, 376 U.S. 612, 616, 84 S. Ct. 805, 11 L. Ed. 2d 945 (1964)).

In the Ninth Circuit, district courts typically apply a nine-factor balancing test to determine whether to transfer a case under § 1404(a), examining: "(1) the location where the relevant agreements were negotiated and executed, (2) the state that is most familiar with the governing law, (3) the plaintiff's choice of forum, (4) the respective parties' contacts with the forum, (5) the contacts relating to the plaintiff's cause of action in the chosen forum, (6) the differences in the costs of litigation in the two forums, (7) the availability of compulsory process to compel attendance of unwilling non-party witnesses, [] (8) the ease of access to sources of proof, and (9) the public policy considerations of the forum state." *Jones*, 211 F.3d at 498-99.

Mr. Sund resides in Utah and brings this suit against a police department located in Utah. It is unclear why he filed suit in the Western District of Washington. All alleged events took place in Utah. *See* Dkt. #1-1. Based on the record before it, the Court is convinced that this case cannot proceed in this district, can only proceed in Utah, and that it would be most convenient to all parties involved and any potential witnesses for the case to proceed there.

Having reviewed the relevant pleadings, the declarations and exhibits attached thereto, and the remainder of the record, the Court hereby FINDS and ORDERS that this matter is hereby TRANSFERRED to the United States District Court for the District of Utah for all

further proceedings.

DATED this 9th day of May 2018.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE