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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
9	ATSEAT	ILE	
0	KEISHMOND J. DAVIS,	CASE NO. C23-1838JLR	
1	Plaintiff,	ORDER	
2	V.		
13	UNITED SERVICES AUTOMOBILE ASSOCIATION, et al.,		
14 15	Defendants.		
16	On April 23, 2024, the court ordered pro	se Plaintiff Keichmand I. Davis to	
17	On April 23, 2024, the court ordered <i>pro se</i> Plaintiff Keishmond J. Davis to,		
18	within ten (10) days of the court's order: (1) provide updated contact information		
9	pursuant to Local Civil Rule 41(b)(2), and (2) show cause why this action should not be		
	dismissed for failure to serve Defendants ¹ with a summons and copy of the complaint		
20	within the time limitations set forth in Federal Rule of Civil Procedure 4(m). (4/23/24		
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22	¹ Defendants are United Services Automobile Association, Charles Hatfield, Steven Shunk, Marianne Raymer, and Ayanna Cato.		

1	Order (Dkt. # 16) at 2); see also Local Rules W.D. Wash. LCR 41(b)(2); Fed. R. Civ. P.
2	4(m). The court warned Mr. Davis that if he "fail[ed] to provide updated contact
3	information and/or [did] not demonstrate good cause for the failure to comply with Rule
4	4(m), the court [would] dismiss the action without prejudice." (<i>Id.</i>)
5	Over ten days have passed, and Mr. Davis has neither provided updated contact
6	information nor responded to the court's order to show cause. (See generally Dkt.)
7	Accordingly, the court DISMISSES this action without prejudice.
8	Dated this 8th day of May, 2024.
9	Jun R. Klint
10	JAMES L. ROBART United States District Judge
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