-JRC Carter v. Warner et al Doc. 11

1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 WESTERN DISTRICT OF WASHINGTON AT TACOMA 10 11 LONNIE RAY CARTER, CASE NO. C11-5617-BHS-JRC 12 Plaintiff, **ORDER** 13 v. 14 BERNIE WARNER et al., Defendants. 15 16 On August 26, 2011, the Court entered an order directing plaintiff to show cause why this 17 action should not be dismissed as frivolous (ECF No. 5). That mailing was returned as 18 undeliverable and the Court resent the order to a different prison as directed by the return 19 information. The Order was again returned as undeliverable (ECF No. 8). The time for filing a 20 response has past, but plaintiff has now sent correspondence to the Court asking that the order be 21 re-sent to the Washington Corrections Center at Shelton Washington (ECF No. 10). 22 The Court directs the Clerk's office to re-send Mr. Carter the Order to show cause (ECF 23 No. 5). Plaintiff will have until December 16, 2011 to respond. Failure to respond will result in a

Report and Recommendation to dismiss this action with the dismissal counting as a strike pursuant to 28 U.S.C. 1915 (e). Dated this 7th day of November, 2011. J. Richard Creatura United States Magistrate Judge