Cruze v. Warner et al Doc. 39

1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT TACOMA 9 10 SCHAWN JAMES CRUZE, CASE NO. C13-5220 BHS-JRC 11 Plaintiff, ORDER DENYING PLAINTIFF'S 12 v. MOTION TO AMEND HIS **COMPLAINT** 13 BERNIE WARNER, et al., Defendants. 14 15 The District Court has referred this 42 U.S.C. § 1983 civil rights action to United States 16 Magistrate Judge J. Richard Creatura. The Court's authority for the referral is 28 U.S.C. § 17 636(b)(1)(A) and (B), and Magistrate Judge Rules MJR3 and MJR4. 18 Plaintiff asks the Court to allow him to amend his complaint to show why he names 19 several supervisory prison officials (ECF No. 29). The Court has reviewed the motion and denies 20 it because plaintiff is seeking to hold these defendants liable based on the theory of *respondeat* 21 superior. 22 A defendant cannot be held liable under 42 U.S.C. § 1983 solely on the basis of a 23 supervisory responsibility or position. Monell v. New York City Dept. of Social Services, 436 24

1	U.S. 658, 694 n.58 (1978). Thus, the theory of <i>respondeat superior</i> is not sufficient to state a
2	claim under § 1983. <i>Padway v. Palches</i> , 665 F.2d 965, 968 (9th Cir. 1982). Accordingly
3	plaintiff's proposed amendment to the complaint would be futile and the motion is denied.
4	Dated this 3 rd day of July, 2013.
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6	1. March (waling)
7	J. Richard Creatura
8	United States Magistrate Judge
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