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6 UNITED STATES DISTRICT COURT	
7 WESTERN DISTRICT OF WASHINGTON AT TACOMA	
8 DENNIS D HODKINS CASE NO. C12	
9 DENNIS R HOPKINS, CASE NO. C13-	
	TO PROCEED IN
v. FORMA PAUPE	RIS
JAMES E WARREN, et al.,[Dkt. #3]	
Defendant.	
14 THIS MATTER is before the Court on Plaintiff Hopkins' Amer	nded Application To
15 Proceed In Forma Pauperis. [Dkt. #3] The Court denied the Plaintiff's initial application	
16 without prejudice because the Plaintiff's first proposed complaint did not, and likley could not,	
17 allege that the defendants—his landlord and the owner of his apartment, whom he claimed	
18 illegally evicted him and stole his property while he was in the hospital—were "state actors" for	
19 purposes of his proposed constitutional claims.	
20 A plaintiff cannot assert a 42 U.S.C. §1983 claim [for violation his constitutional rights]	
21 against any defendant who is not a state actor. See West v. Atkins, 487 U.S. 42, 48 (1988). This	
determination is made using a two-part test: (1) "the deprivation must be caused by the	
23 exercise of some right or a privilege created by the government or a rule of conduct imposed by	
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the government;" and (2) "the party charged with the deprivation must be a person who may
 fairly be said to be a *governmental actor*." *Sutton v. Providence St. Joseph Medical Center*, 192
 F.3d 826, 835 (9th Cir. 1999).

Plaintiffs' lengthy and repetitive complaint consistently alleges that his landlord and the
owner of his apartment building violated a variety of his constitutional rights. He does not allege
that these defendants are governmental employees or that they can remotely be construed as
acting on behalf of any government or governmental agency. Instead, they appear to be private
individuals with whom Mr. Hopkins has a landlord tenant dispute. The proposed constitutional
claims against these defendants are not cognizable—they are not valid— as a matter of law.

The amended application to proceed in forma pauperis is therefore DENIED WITHOUT
PREJUDICE. Plaintiff shall pay the filing fee *or* file a second amended proposed complaint
within 15 days of this order, or the matter will be dismissed. If the filing fee is paid, and Plaintiff
seeks to file the amended complaint attached to his amended application [Dkt. #3], that facially
deficient complaint may be dismissed by the court on its own motion.

IT IS SO ORDERED.

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Dated this 23rd day of December, 2013.

RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE