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5	UNITED STATES DISTRICT COURT	
6	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
7	JOJO EJONGA-DEOGRACIAS,	
8	Plaintiff,	CASE NO. C15-5784 RJB-KLS
9	v.	ORDER DENYING PLAINTIFF'S
10	DEPARTMENT OF CORRECTIONS,	MOTION FOR PRESERVATION OF EVIDENCE
11	LEON N. KERSHAW, CAROLEE ROOP,	
12	Defendants.	
13	Plaintiff JoJo Ejonga-Deogracias is a state prisoner proceeding <i>pro se</i> and <i>in forma</i>	
14	<i>pauperis</i> in this 42 U.S.C. § 1983 civil rights action. On November 23, 2015, Plaintiff filed a	
15	motion seeking the preservation of evidence relevant to the claims in this action. Dkt. 13.	
16	"[A]s soon as a potential claim is identified, a litigant is under a duty to preserve	
17	evidence which it knows or reasonably should know is relevant to the action." <i>National Ass'n of</i>	
18	Radiation Survivors v. Turnage, 115 F.R.D. 543, 566-67 (N.D.Cal.1987)). A motion to preserve	
19	evidence requires the court to consider "1) the level of concern the court has for the continuing	
20	existence and maintenance of the integrity of the evidence in question in the absence of an order	
21	directing preservation of the evidence; 2) any irreparable harm likely to result to the party	
22	seeking the preservation of evidence absent an order directing preservation; and 3) the capability	
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ORDER DENYING PLAINTIFF'S MOTION FOR PRESERVATION OF EVIDENCE - 1 of an individual, entity, or party to maintain the evidence sought to be preserved, not only as to
 the evidence's original form, condition or contents, but also the physical, spatial and financial
 burdens created by ordering the evidence preservation." *Capricorn Power County, Inc. v. Siemens Westinghouse Power Corporation,* 220 F.R.D. 429 (2004).

Plaintiff's motion is premature. At this juncture in the lawsuit, defendants have been
served and filed waivers of service, but have not yet filed an answer or motion responsive to
Plaintiff's complaint. After defendants have made an appearance in this action, by filing either
an answer or a motion responsive to plaintiff's complaint, Plaintiff may renew his motion, taking
care to make the requisite showing set forth in the preceding paragraph.

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Accordingly, it is **ORDERED**:

Plaintiff's motion (Dkt. 13) is premature and is **DENIED without prejudice.** The Clerk shall send a copy of this Order to Plaintiff and counsel for Defendants.

Dated this 21st day of December, 2015.

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Karen L. Strombom United States Magistrate Judge

ORDER DENYING PLAINTIFF'S MOTION FOR PRESERVATION OF EVIDENCE - 2