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26(a)(1)(B) governing initial disclosures in civil actions. However, Mr. Buzzard is not entitled to initial disclosures under Fed. R. Civ. P. 26(a)(1)(B), because actions brought without an attorney by a person in custody are specifically exempt from the initial disclosure requirement. Mr. Buzzard is an inmate and is proceeding herein without an attorney. Therefore, his motion must be denied.

In addition, Mr. Buzzard's motion is essentially a motion to compel but he has not taken the steps required prior to filing a motion to compel. A litigant must first make a request for discovery to the opposing party, the opposing party is then afforded an opportunity to respond, and if the parties cannot agree, only then may a litigant seek assistance of the court. *See* Fed. R. Civ. P. 33, 34, 37(a)(1) ("a party may move for an order compelling disclosure or discovery. The motion must include a certification that the movant has in good faith conferred or attempted to confer with the person or party failing to make disclosure or discovery in an effort to obtain it without court action."). Mr. Buzzard has not taken these steps and therefore, he is not entitled to an order compelling discovery.

Accordingly, it is **ORDERED**:

- (1) Plaintiff's motion for discovery (Dkt. 25) is **DENIED.**
- (2) The Clerk shall send a copy of this Order to Plaintiff and to counsel for Defendants.

DATED this 8th day of February, 2016.

Karen L. Strombom

United States Magistrate Judge