1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT TACOMA	
10	JOSEPH FLORES SANCHEZ,	
11	Plaintiff,	CASE NO. 3:16-CV-05201-BHS-DWC
12	v.	ORDER ON PLAINTIFF'S MOTION FOR LEAVE TO FILE AMENDED
13	JOHN DOE, JOHN DOE, WASHINGTON STATE	COMPLAINT
14	DEPARTMENT OF CORRECTIONS, JOHN DOE, JANE DOE, MARGARET	
15	GILBERT, JANE 1-3 DOE, DENNIS CHERRY, JOHN DOE CORNWELL,	
16	Defendants.	
17		
18	Plaintiff, proceeding pro se and in forma	<i>pauperis</i> , filed this civil rights action pursuant
19	to 42 U.S.C. § 1983. <i>See</i> Dkt. 1. Presently before the Court is Plaintiff's "Motion for Leave to	
20	File Amended Complaint" ("Motion"). Dkt. 13. In his Motion, Plaintiff requests Defendant John	
21	Doe Cornwell be changed to Michael Cornwell in the heading of his Amended Complaint in	
22	order to properly serve Defendant Cornwell. <i>Id.</i> A review of the docket shows, Michael	
23	Cornwell returned the waiver of service form mailed to "John Doe Cornwell." See Dkt. 16.	
24		

Therefore, Defendant Michael Cornwell has received a copy of the Amended Complaint and has
 agreed to waive service.

Plaintiff's Motion is granted as follows: The Clerk is directed to replace Defendant John
Doe Cornwell with Defendant Michael Cornwell. As the parties appear to agree the defendant
referenced in the Amended Complaint is Defendant Michael Cornwell, Plaintiff is not required to
file an amended complaint substituting Michael Cornwell for John Doe Cornwell.

Dated this 26th day of May, 2016.

David W. Christel United States Magistrate Judge