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8	UNITED STATES WESTERN DISTRIC	
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10	MICHAEL DENTON,	
11	Plaintiff,	CASE NO. 3:16-CV-05314-RJB-DWC
12	v.	ORDER GRANTING LEAVE TO FILE AMENDED COMPLAINT
13	PASTOR, PATTI JACKSON,	
14	CHARLA JAMES-HUTCHISON, CARUSO, KATHI MILLER, S JONES, ANDY POWELL, A VANCLEAVE,	
15	Defendant.	
16		
17	Plaintiff Michael Denton proceeding pro	<i>se</i> and <i>in forma pauperis</i> , initiated this action
18	pursuant to 42 U.S.C. § 1983. Presently pending	
19	to File an Amended Complaint ("Motion"). Dkt.	
20		
21	Pursuant to Rule 15(a)(1) of the Federal R	
22	A party may amend its pleading once as a matter of course within: (A) 21 days after serving it, or	
23		
24	¹ Plaintiff has also objected to this Court's order of Plaintiff's objections are pending before Judge Robert J. B	denying Plaintiff court-appointed counsel. <i>See</i> Dkt. 12. Bryan, the District Judge assigned to this case.

21 days after service of a responsive pleading or 21 days after service of a motion under Rule 12(b). (e), or (f), whichever is earlier. 3 The Motion is Plaintiff's first motion to amend and he has not previously amended his 4 Complaint in this case. Plaintiff filed the Motion after the Complaint and Waiver of Service 6 forms were sent to Defendants. See Dkt. 11. However, the Motion was filed prior to Defendants' 6 filing of a responsive pleading or motion under Rule 12(b). See Dkt. 23, 24, 26. Therefore, 7 Plaintiff has the right to amend his Complaint as a matter of course pursuant to Rule 15(a)(1)(B). 8 Ee Trudeau v. Direct Marking Concepts, Inc., 90 Fed.Appx 486 (9th Cir. 2003) (finding the 9 plaintiff was allowed to amend his complaint as a matter of right when the motion to amend was 10 filed before the defendant filed a responsive pleading). Accordingly, Plaintiff's Motion is 11 granted. 12 Plaintiff has not attached a proposed amended complaint to his Motion. He has attached 13 the supplemental claims he wishes to add to his Complaint. See Dkt. 8-1. To amend his 14 Complaint, Plaintiff must file an amended complaint on the form provided by the Court. The 14 the supplemental claims he wishes to add to bis Complaint. See Dkt. 8-1. To amend his 15 and not a copy, it should contain the sam	1	(B) if the pleading is one to which a responsive pleading is required,
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	23	"[e]ach averment of a pleading shall be simple, concise, and direct." Fed. R. Civ. P. 8(a)(e).
	24	Within the amended complaint, Plaintiff must write a short, plain statement telling the Court: (1)

1	the constitutional right Plaintiff believes was violated; (2) the name of the person who violated
2	the right; (3) exactly what the individual did or failed to do; (4) how the action or inaction of the
3	individual is connected to the violation of Plaintiff's constitutional rights; and (5) what specific
4	injury Plaintiff suffered because of the individual's conduct. See Rizzo v. Goode, 423 U.S. 362,
5	371–72, 377, 96 S.Ct. 598, 46 L.Ed.2d 561 (1976).
6	If Plaintiff fails to file an amended complaint by July 13, 2016, the Court will proceed on
7	Plaintiff's Complaint.
8	The Clerk is directed to send Plaintiff the appropriate forms for filing a 42 U.S.C. § 1983
9	civil rights complaint.
10	Dated this 13th day of June, 2016.
11	(To Chint P
12	David W. Christel
13	United States Magistrate Judge
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