

To Whom It May Respectively Concern:

This letter is being written to inform several important pieces of information.

FILED
UNITED STATES DISTRICT COURT
DENVER, COLORADO
AUG 16 2017
JEFFREY P. COLWELL
CLERK

The first being a facility transfer on ~~July 31st, 2017~~
from Cell House #5 (C.T.U.) located within Colorado
Territorial Correctional Facility (C.T.C.F.) to the
Arkansas Valley Correctional Facility (A.V.C.F.)

The new mailing address is A.V.C.F.

12750 Hwy 96
Ordway, CO 81034.

The second being the documentation of the
receiving of various Court documents on Friday,
August 4th, 2017.

I received the "CONSENT/NON-CONSENT TO THE
EXERCISE OF JURISDICTION BY A UNITED STATES
MAGISTRATE JUDGE IN DIRECT ASSIGNMENT CASES,"
the "ELECTION CONCERNING CONSENT/NON-CONSENT TO
UNITED STATES MAGISTRATE JUDGE JURISDICTION,"
the "SCHEDULING ORDER," the "MINUTE ORDER" by the

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Magistrate Judge Scott T. Varholak on 07/28/2017, the "CERTIFICATE" of service of by mail by Clerk of Court of the Minute Order, the actual "MINUTE ORDER," the "CIVIL DOCKET FOR CASE," the "MINUTE ORDER" by Senior Judge Lewis T. Babcock, the "ORDER TO DISMISS IN PART AND TO DRAW CASE." All of these items were received at A.V.C.F. on 08/04/17, and the Plaintiff has had approximately one week to review the bulk documents.

The Plaintiff, Chayce A. Anderson, would like to document that the Order to Dismiss in Part and Draw Case was entered on July 6th, 2017, but was not received by Mr. Anderson until August 4th, 2017. Nearly a month passed before receiving the ORDER/MOTION.

The Plaintiff intends to inform the residing Court that despite the time delay due to facility transfers that I will attempt in good faith to the best of my ability to file a rule #15 motion to amend with an attached "Second Amended Prisoner Complaint" with the NON-CONSENT motion, and scheduling order motion. This combination of motions may affect the

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upcoming court dates, and the Plaintiff finds it to be rather imperative to give ~~gr~~ advance notice to the Court.

Although D.C. COLO. LCIV R 7.1(d) sets forth motion deadlines, as well as Fed. Rule #15, the Plaintiff would respectfully request special consideration in regard to time limits. The Plaintiff has suffered extreme undue duress due to facility transfers and having to adapt to a prison environment that has made it difficult to respond "Pro se" accordingly.

I will write all the motions, lawsuit, and mail them to the Court at my earliest convenience. The deadline dates are also blurred due to delayed correspondence, but the Plaintiff does intend to always comply with 15-day or 30-day deadlines, but he finds difficulty understanding the beginning and ending dates due to the delays. He assumes the date would transfer to August 4th, 2017, meaning being filed by 08/26/17, or 09/10/17. This may not be enough time, but the Plaintiff will try to respond in a timely

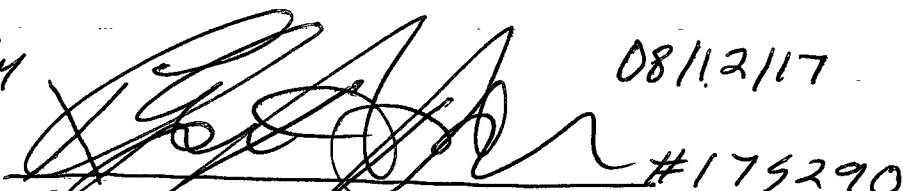
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and efficient manner.

Thank you for the time and consideration!

Sincerely


08/12/17
#175290
Chayce Anton Anderson
A. V. C. F.
12750 Hwy 96
Ordway, CO 81034.

P.S. The Plaintiff has attempted to update his phone list to include the Courtroom scheduling conference phone number, but has not yet TO DATE received confirmation that A.V.C.F. will even allow me to call the Court at the designated time and date.