

Dear: CLERK OF THE COURT;

Wednesday, January 31st, 2018

FILED
 UNITED STATES DISTRICT COURT
 DENVER, COLORADO

Attn: To Whom It May Respectively Concerns;

FEB 05 2018

JEFFREY P. COLWELL
 CLERK

This letter is being written to inform the residing Court that although I was transferred back to A.V.C.F. on 01/25/18, I was subsequently transferred back to L.C.J. on Monday, January 29th, 2018. This was an unexpected transfer, and I will spend the next 18 months housed at the Larimer County Jail. All correspondence should be sent to: LARIMER COUNTY JAIL, 2405 Midpoint Drive Fort Collins, Colorado 80525. Since my transfer was unexpected, I left the bulk of my legal work and legal documents back in D.O.C. Enclosed, you will find a stamped cover page from the most recent mailing of documents and motions from the Court. These documents were not served until January 26th, 2018. The first date stamp is the day A.V.C.F. received the mail, the second date stamp is the day I received the correspondence, or was legally served... For this reason, I would move for verbal/written motion to request the Court to allow my objection to be filed in opposition of Magistrate Judge SCOTT T. VARHOLAK until Friday, February 9th, 2018. The 9th is 14 days after Mr. Anderson was legally served, and the cover page time stamps show time of serving. Please also review prior "Notice" and the applicable "Minute Order." The Court should respectively note that it is feasibly impossible for a Plaintiff to file a timely objection when the "RECOMMENDATION AND ORDER" was filed on 12/13/17, and Mr. Anderson was not served until 01/26/18. That is a 44-day time gap... How can a Plaintiff file a reasonable objection, to preserve elements

for a future appeal (if applicable), when he is not served until 14 days time period has already tolled thirty consecutive days prior to the deadline?

As well, Judge CHRISTINE M. ARGUELLO's "ORDER AFFIRMING AND ADOPTING THE RECOMMENDATION OF UNITED STATES MAGISTRATE JUDGE SCOTT T. VARHOLAK." was filed on 01/03/18. This was issued 23 days prior to Mr. Anderson being legally served.

Also, Defendant Shutter's new MOTION TO DISMISS was filed on 12/28/17. This was not served for 29 days. This places the Plaintiff at a seriously disadvantageous position, hence the prior motions to request appointment of "Pro Bono" counsel.

Please note the MINUTE ORDER and Certificate of Service by Mail on 01/22/18. The actual documents were not received until 01/26/18, 4 days later, and Mr. Anderson underwent another facility transfer 3 days after being legally served, and this letter is being sent within the next 3 days. However, Mr. Anderson will comply to the best of his ability with the February 15th Deadline. Mr. Anderson will also file an objection by February 9th. Mr. Anderson is currently in 22 1/2 hr. lockdown daily with only 1.5 hrs out of cell daily, and has extremely limited use of a law kiosk, or no reasonable access at all; nor reasonable time to compile legal authorities to oppose the "Motion to Dismiss." This places Mr. Anderson at a seriously/severe disadvantage when facing opposing Counsel that has significant more access to all of the above.

Mr. Anderson would like the Court to know that he faced insurmountable stress and pressure during these filings, yet he has placed significant time and effort into his briefs. Mr. Anderson has filed these complaints publically, not for retaliation, but rather to cure deprivations of His Constitutionally-
~~Constitutionally~~ protected rights, and to protect other citizens from similar harm. The Court seems to continually negate or ignore my claims due to them being controversial. If §1983 is not the appropriate means to file claims against Carn Boxberger, the Court should appoint Counsel to best serve the interests of Justice. I would further request Counsel to be appointed to assist me in the furtherance of this case.

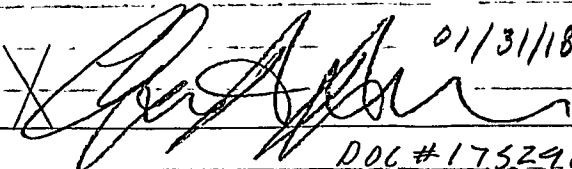
Please send me a new scheduling order, as mine is left in my property in D.O.C. I will file all motions by the deadlines, and request the Court take note of my disabling status/situation.

Thank you for the time and consideration in reading this letter. Please resend the "Local Rules of Practice" and "Guide to Civil Suits" as mine are in D.O.C.

The appointment of Counsel would cure mailing/serving deficiencies, deficiencies in the S.A.P.C., and help to significantly level the playing field.

Humbly Submitted this 31st Day of January 2018.

*The Claims against Boxberger were filed in §1983 b/c the violations of my rights occurred while I was a prisoner. Please carefully consider this fact when reading my Formal Objection. Thank you!
Chayne A.

Sincerely,

01/31/18
DOC #175290
Chance Aaron Anderson
City #1802033

OFFICE OF THE CLERK
United States District Court
901-19th Street, Room A105
Denver, CO 80294-3589

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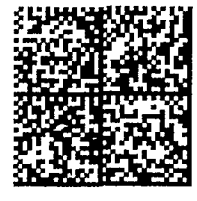
JAN 26 2018

Chayce Aaron Anderson,
175290,
Arkansas Valley Correctional Facility (AVCF)
12750 Highway 96 at Lane 13
Ordway, CO 81034

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legal mail

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Chayce A. Anderson WCA #5
Inmate Pod
LARIMER COUNTY JAIL
2405 Midpoint Drive
Fort Collins, Colorado 80525

CLERK OF THE COURT

Alfred A. Arraj United States Courthouse
901 19th Street Room A-105
Denver, Colorado 80294-3589

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