	Case 3:14-cv-00366-RFB-CSD Docume	nt 101	Filed 02/29/24	Page 1 of 4		
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7	Attorneys for Defendant, Isidro Baca, Bruce Bannister, Ronald Centric,					
8 9	Greg Cox, John Keast, Bruce Spero and Lisa Walsh					
10	UNITED STATES DISTRICT COURT					
11	DISTRICT OF NEVADA					
12	JOHN FLOWERS aka CRAIG JACOBSEN, JR,		Case No. 3.1/	-cv-00366-RFB-CSD		
13	Plaintiff,		Case 110. 5.14			
14				REPORT REGARDING TLEMENT FUNDS		
15	vs.					
16	ISIDRO BACA, et al.,					
17	Defendants.					
18	Plaintiff John Flowers aka Craig Jacobsen, Jr. by and through his counsel, Jackson					
19	Lewis P.C., and Defendants, Isidro Baca	a, Bruce	e Bannister, Ro	onald Centric, Greg Cox,		
20	John Keast, Bruce Spero and Lisa Walsh, by and through counsel, Janet L. Merrill,					
21	Deputy Attorney General, hereby submit this Joint Status Report in response to					
22	Plaintiff's Motion for Demand of Negotiation Settlement. ECF No. 99.					
23	1. On October 31, 2023, the parties submitted a Joint Notice of Settlement,					
24	which stated the parties had reached a settlement and were in the process of finalizing					
25	settlement documents.					
26	2. On December 28, 2023, the parties submitted a Joint Status Report					
27	Regarding Settlement. ECF No. 96. The stipulation stated the parties were in the process					
28	of finalizing the settlement documents and issuing the settlement checks, but this process					

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was delayed, in part, due to the Arizona Department of Correction's restrictions on
 accepting checks for inmate deposit accounts.

3. On January 4, 2024, Plaintiff's counsel met with Plaintiff via telephone to discuss the terms of the settlement agreement and explain how the settlement fund would be dispersed. Plaintiff indicated he understood how the funds would be dispersed. Counsel requested Plaintiff confirm when he received the funds as Arizona's Department of Corrections, Inmate Banking Division provided this information directly to Plaintiff.

4. On January 17, 2024, Plaintiff provided a signed copy of the settlement agreement and final release of all claims.

5. After receiving the executed settlement agreement, the Nevada Department of Corrections issued one check and the State of Nevada issued the second settlement check. The two checks totaled the total settlement amount.

6. On February 6, 2024, Plaintiff informed counsel via letter he had received the first settlement check but had yet to receive the second.

7. Plaintiff's counsel contacted Plaintiff's case worker to request a telephone call regarding the settlement funds. However, the case worker stated that Plaintiff had been transferred to a new unit and counsel must contact the new unit case worker to arrange a call.

8. Plaintiff's counsel contacted the new case worker to request a telephone call to confirm whether Plaintiff had received the second check. The case worker informed Plaintiff's counsel that "due to his current status," Plaintiff could not participate in telephone calls until a mental health provider authorized it.

9. As of February 27, 2024, Plaintiff's counsel has yet to receive confirmation
that Plaintiff can participate in a telephone call to confirm whether he received the
second settlement check.

26 10. On February 15, 2024, Plaintiff, without the assistance of counsel, filed a
27 Motion for Demand of Negotiated Settlement. ECF No. 99. Plaintiff stated he had
28 received the first settlement check but not the second.

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1 11. Following the filing of this document, Katlyn M. Brady and Janet L. Merrill,
 2 as counsel of record, discussed the status of the second check and Plaintiff's pro se motion.

12. Ms. Merrill confirmed that the State of Nevada's financial records demonstrate the second settlement check in the required amount was received, and cashed, by the Arizona Department of Corrections.

13. During these conversations, Ms. Brady stated once Plaintiff confirmed he received the second check, the parties would submit a stipulation to dismiss this matter with prejudice.

9 14. Plaintiff's counsel is currently waiting for the Arizona Department of
10 Corrections to allow Plaintiff to participate in a telephone call to confirm whether he has
11 since received the second settlement check. Once the parties receive that information, a
12 stipulation to dismiss will be submitted.

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Case 3:14-cv-00366-RFB-CSD	Document 101	Filed 02/29/24	Page 4 of 4

1	15. Accordingly, the parties join	ntly request the Court deny Plaintiff's pro se					
2	Motion to Enforce Settlement without prejudice to allow additional time to confirm						
- 3	Plaintiff's receipt of the funds from the Arizona Department of Corrections from the						
4	cashed second settlement check.						
5	DATED this 29th day of February 2024.	DATED this 29th day of February 2024.					
6	JACKSON LEWIS P.C.	OFFICE OF ATTORNEY GENERAL					
7							
8	By: <u>Katlyn M. Brady</u>	By: <u>Janet L. Merrill</u>					
9	Katlyn M. Brady, Esq. Nevada Bar No. 14173	Janet L. Merrill, Esq. Nevada Attorney General's Office					
10	Jackson Lewis P.C. 300 South Fourth Street	Nevada Bar No. 10736 555 E. Washington Avenue					
10	Suite 900 Las Vegas, NV 89101	Suite 3900 Las Vegas, NV 89101					
11	Attorneys for Plaintiff	Attorneys for Defendants					
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16	IT IS SO ORDERED.						
17	UNITED STATES MAGISTRATE JUDGE						
18	DATED: February 29, 2024						
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