

MICHAEL J. SULLIVAN
CORCORAN STATE PRISON
P. O. BOX 3466
CORCORAN, CALIF 93212

Plaintiff in PRO-se

FILED

JUL 24 2017

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT
FOR EASTERN DISTRICT OF CALIFORNIA

MICHAEL J. SULLIVAN
Plaintiff

Vs

CHEN ET AL
defendants

Case NO. 1:12-cv-1662, AWT. EPG

Plaintiff's OBJECTIONS
TO MAGISTRATE'S FINDING
AND RECOMMENDATION TO
DISMISS FOR FAILURE TO
APPEAR AND FAILURE TO
PROSECUTE

TO: THE HONORABLE DISTRICT COURT
JUDGE, PRESIDING OVER THIS
INSTANT MATTER

Comes Plaintiff "MICHAEL J SULLIVAN" in PRO-se
Respectfully SUBMITS HIS OBJECTIONS TO MAGISTRATE'S
RECOMMENDATION TO DISMISS THIS ACTION FOR FAILURE
TO PROSECUTE AND/OR FAILURE TO APPEAR.

Plaintiff moves THIS DISTRICT COURT TO DISREGARD
AND REFUSE TO ADOPT MAGISTRATE'S RECOMMENDATIONS
BECAUSE MAGISTRATE WAS IN ERROR AND INCORRECT - FOR
PLAINTIFF HAS NOT FAILED TO APPEAR - NOR HAS HE
FAILED TO PROSECUTE HIS SUIT - AS WILL MORE FULLY
APPEAR IN DETAIL LATER IN THIS PLEADING.

Plaintiff asserts and maintains that MAGISTRATE
WAS TOO QUICK TO RUSH TO RECOMMEND TO DISMISS
WITHOUT KNOWLEDGE OF ALL THE FACTS

(1)

[INTRODUCTION]

INITIALLY COURT ISSUED AN ORDER FOR A TELEPHONE CONFERENCE FOR MAY 1-2017 -- THE LITIGATION COORDINATOR AT THIS PRISON IS SUPPOSED TO RECEIVE A COPY OF ORDER FOR TELEPHONE CONFERENCE AND IN TURN MAKE SURE THE PLAINTIFF / INMATE IS TAKEN TO A PHONE TO MAKE A DIRECT DIAL PHONE CALL TO PARTICIPATE IN SAID CONFERENCE -

THIS PLAINTIFF IS AN INMATE IN STATE PRISON HE CANNOT JUST GO TO A DIRECT DIAL PHONE AT WILL - I WAS NOT TAKEN TO A PHONE TO PARTICIPATE IN MY 1ST CONFERENCE -- IN RESPONSE TO MY FAILURE TO APPEAR MAGISTRATE ISSUED AN ORDER TO SHOW CAUSE AND SET ANOTHER 2ND PHONE CONFERENCE FOR MAY 15-2017

PLAINTIFF DID NOT RESPOND TO ORDER TO SHOW CAUSE BECAUSE BEFORE HE COULD ACCOMPLISH THAT HE WOULD BE TALKING TO THE COURT ON MAY-15TH

PLAINTIFF TOOK THE INITIATIVE TO CONTACT LT. RIVERA ABOUT MAY 15TH CALL, IN TURN SAID LT. CALLED THE LITIGATION COORDINATOR AND MADE SURE F WAS TAKEN TO A DIRECT DIAL PHONE ON MAY 15-2017

--SO THIS PLAINTIFF DID NOT FAIL TO APPEAR AND HAS NOT FAILED TO PROSECUTE HIS SUIT, AS WILL MORE FULLY APPEAR BELOW

f.) PLAINTIFF WAS TAKEN TO PRISON VISITING AREA ON MAY-15-2017 FOR PURPOSE OF ACCESS TO DIRECT DIAL PHONE TO PARTICIPATE IN SAID PHONE CONFERENCE w/ GALLEGOS THE LITIGATION COORDINATOR DIALED THE PHONE 4 TIMES WHERE F WAS PLACED ON HOLD AND EVERY FEW MINUTES A RECORDING WOULD SAY YOUR PHONE CONFERENCE WILL BE HELD MOMENTARILY THEN AFTER 10 MINUTES OR SO RECORDING WOULD SAY YOUR PHONE CONFERENCE IS OVER -- LITIGATION COORDINATOR RE-DIALED 4 SEPARATE TIMES -- THEN A FIFTH TIME CALLED THE COURT CLERK AND EXPLAINED WHAT WAS GOING ON WITH CASE NO. AND WAS TOLD NO PROBLEM -- DONT WORRY THEY WILL RE-SCHEDULE THE CONFERENCE -- CONTACT w/ GALLEGOS TO VERIFY THESE FACTS

2.) Plaintiff complains that Magistrate was too quick to resort to recommending dismissal -- Plaintiff is not an attorney has no formal legal training -- no formal education and has never did a civil rights law before -- Magistrate is treating this pro-se Plaintiff as though he were an attorney -- instead of a layman

3.) Additionally Plaintiff is not healthy and has a lot of serious medical conditions and problems that prison officials are refusing to adequately address & am a HIGH RISK patient I'm not even supposed to be at this prison & should be transferred to a high risk facility where they can provide necessary medical care & enormous health care delivery system is totally dysfunctional

I was in outside hospital in Bakersfield (emergency) for 4-days over the 4th of July holiday weekend with abdominal infection and small tear/hole in lower intestines -- which was most likely caused by prison officials trying off over long periods of time to treat severe pain with LG doses of ~~but~~ ibuprofen and tylenol which burned up my stomach and adverse to pre-existing liver disease and kidneys not to mention forcing me to drink polluted water sign out front of prison warning visitors to not drink the water -- if they continue on their course of adverse medical care, will eventually kill me or on the outset are shaving years off my normal life expectancy -- and which is one the primary gravamen of my medical law suit herein

4.) as for Plaintiff not prosecuting or responding to A.G.'s pleadings not so either!!

When A.G. filed their interrogatories in production of documents -- Plaintiff filed a motion citing case law complaining that defendants are trying to get Plaintiff to do their work for them for they subpoena'd all my medical records, my diagnostic imaging tests and all 602 appeals so they are already in possession of what they are asking for

Case 1:12-cv-01662-AWI-EPG Document 94 Filed 07/24/17 Page 4 of 14
and asking Plaintiff to produce and Plaintiff specifically indicating that for him to comment and respond he would need to engage in discovery procedures first and requested additional time

5) Furthermore, once the A.G. was assigned to this case ~~it~~ I sent them a written communication outlining all the ~~in~~ depth discovery procedure anticipated by Plaintiff and informing them that there is a 2nd civil rights law suit case no. 1:15-cv-00243 DAD S&B and that I will be also filing a 3rd law suit against medical professionals at Corcoran for exactly the same denial of medical care that is the subject of this instant law suit. Plaintiff straight out asked A.G. if they wanted to minimize the cost of litigation and dispose of all three law suits -- before I start to engage in the time consuming and expensive discovery procedures and litigation anticipated by Plaintiff. I never received a response from Defendants on these points or issues - a copy of this letter to A.G. is on file with court attached to above referred to motions in item (4) above FN #1,

6) Plaintiff does not just ignore or fail to respond to court orders or other matters -- He will either respond in writing or file a motion for extension of time unless there exist some extraordinary circumstances out of his control and again to reiterate Plaintiff is a high risk medical patient is not even suppose to be housed at Corcoran -- I am trying to affect a transfer to a high risk rated prison to where they are more equipped to adequately address and treat my many serious medical problems

FN #1. see copy of letter attached herein that was sent to attorney general

(4)

Plaintiff further complains that he would be able to be more diligent if he was not in severe - EXCRUCIATING AND DEBILITATING PAIN TO ONE DEGREE OR ANOTHER CONSTANTLY. FOR I HAVE MULTIPLE PRE-EXISTING MEDICAL CONDITIONS THAT HAVE SEVERE PAIN AS SYMPTOM

- (1) DAMAGE / INJURIES TO SITE/SAME AT MULTIPLE LEVELS
- (2) PENDING (2) SEPARATE COMPLEX / COMPLICATED RECONSTRUCTION SURGERIES OF RIGHT SHOULDER
- (3) BONE INFECTION IN LEFT FOOT - ORTHO SURGEON REFUSING TO CONSIDER JOINT SURGERY ON RT SHOULDER UNTIL BONE INFECTION IS COMPLETELY ERADICATED FOR RISK IS TOO HIGH BONE INFECTION COULD MIGRATE TO SHOULDER
- (4) FOOT SPECIALIST HAS SAID IN WRITING THAT PLAINTIFF WILL BE IN SEVERE PAIN FOR THE REST OF HIS LIFE DUE TO SEVERITY AND CHRONIC NATURE OF PREVIOUS INJURIES TO LF FOOT LEG: MULTIPLE LIS FRAC DISLOCATIONS AND METATARSAL FRACTURES - 3 SURGERIES TO RECONSTRUCT FOOT!

Plaintiff is anticipating prepare a motion for preliminary injunction to prompt PRISON OFFICIALS TO FOLLOW - ADHERE TO AND ENFORCE PREVIOUS APPEAL DECISION WHERE PAIN MANAGEMENT TREATMENT WAS DEEMED MEDICALLY NECESSARY AND ORDERED TO RE-INSTATE SAID TREATMENT AND MEDICINE'S

THE DEFENDANT'S ATTORNEY A.G. COULD EASILY AFFECT THIS TO BE ACCOMPLISHED INFORMALLY - WHICH WOULD GREATLY ASSIST AND FACILITATE THIS ACTION MOVING FORWARD IN A MORE TIMELY AND DILIGENT MANNER

See attached appeal decision + MAR MEDICATION PRINTOUTS AS EXHIBITS HEREIN

8. THE STATE OF CALIF. EG. ATTORNEY GENERAL HAS THE OPPORTUNITY TO SETTLE (3) SEPARATE CIVIL RIGHTS LAW SUITS IN ONE FELL SWOOP AND TO MINIMIZE THE COSTS AND CONSUMPTION OF COURT RESOURCES AS WELL - NOW IF THEY ARE NOT ON BOARD OR RECEPTIVE TO THIS FILED --- PLEASE LET ME KNOW AND I WILL START TO FULLY PROSECUTE ALL THREE LAW SUITS

9.) Plaintiff puts all parties on notice that if THIS INSTANT LAW SUIT IS DISMISSED, He will appeal that decision to the NINTH CIRCUIT AS WELL AS APPEAL PREVIOUS DISMISSAL OF ALL SUPERVISOR DEFENDANTS TOO

" IN CONCLUSION "

IT SHOULD BE CLEAR BASED UPON THE ABOVE FACTS SET FORTH BY PLAINTIFF, --- THAT HE HAS NOT FAILED TO APPEAR --- NOR HAS HE FAILED TO PROSECUTE HIS LAW SUIT --- AND THESE CIRCUMSTANCES AS SUCH THIS INSTANT HONORABLE DISTRICT COURT SHOULD PROCEED AND RULE ACCORDINGLY.

UNDER THE PENALTY OF PERJURY THE FOREGOING IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE

Dated: July-20-2017


MICHAEL J. SULLIVAN
Plaintiff IN PRO-SE

TO:

ATTORNEY GENERAL of California
Catherine Woodbridge
Case 1:12-cv-01662-AWI-EPG Document 94 Filed 07/24/17 Page 7 of 14
1300 I STREET SUITE 125
P.O. BOX 944255
SACRAMENTO, CALIF 94244-2550
ATTORNEY FOR DEFENDANTS

Re: Sullivan v Hew
PROPOSED EARLY SETTLEMENT

Dear Ms. Woodbridge !!

THIS letter IS TO acknowledge Receipt of your 3 separate sets of Interrogatories THAT were served on me on 2-28-17. I am at a Huge Disadvantage to Respond Adequately to these within 30 days I will need several extensions of time; -- for I will need to obtain from prison officials the medical records for time frames THAT I was at KVSP for the events of Deprivations were numerous, continuous and Repeatedly !! also will need to obtain 602 appeals as well THAT I submitted for they were numerous too; -- and I might need to employ some formal Discovery Procedures and Requests, to adequately answer and Respond to the Interrogatories; -- for time being I will most likely, be filing motions for extensions of time to court, in 30 day increments needless to say I will send you a copy of anything I file.

ADDITIONALLY, -- if I may! -- I wanted to touch Base with you and give you a Brief outline of anticipated litigation and other procedures I will be pursuing, it will be time consuming and NO DOUBT CONSUME ALOT OF RESOURCES -- AND BEFORE I engage in all of this and everything it would entail, -- I wanted to ASK YOU IF YOU HAVE any views on PERHAPS AN EARLY "Settlement" and if you do in fact have any interest in a settlement agreement to alleviate all the litigation, -- TRIAL, -- motions -- APPEALS etc, etc, and to minimize the costs at an early juncture! -- Please! GET BACK to me and let me know ?? -- I mean, 5 years of constitutional deprivation and pain and suffering SHOULD be WORTH a SUBSTANTIAL DOLLAR VALUE amount, ?? nevertheless, for me to adequately prosecute my law suit I will first need all the 602 appeals and other inmates at KVSP filed. Complaining of Denial of medical care at the hands of doctors Chen and Patel During 2010-2015 of course inmates names will need to be redacted, also will need any other cases where the doctors prescribe opiate pain medication during said time frames, and the respective medical conditions, -- and any inmates who had been denied pain meds and why -- and policies + procedures and training guidelines for this most likely will employ ~~subpoena~~ subpoena duces tecum

(1)

significant to point out also, is that I have a 2nd Law suit
 in federal court Case NO, 1:15-cv-00243, DAD, SAB, in Fresno
 for exposure to toxic health hazards, where at least one of
 the defendants is proceeding forward, -- this law suit to my
 medical care suit, -- if not settled out, I will be appealing courts
 dismissal of the supervisory defendants and other claims like A.D.A.
 -- training, supervision, systemic deficiencies. etc etc - etc
 next is I have a 3rd level denial of 602 appeal from C.S.P.
 where I have been denied the exact same medical care that are the
 subject of the KVSP law suit, and will result in a third ^{§1983}
 complaint being filed against C.S.P. and their health care professionals
 -- so if we are able to arrive at some kind of equitable
 agreement and settlement we can clear the entire board of all
 3 of these and put them behind us and move forward into the
 future; --- P!!

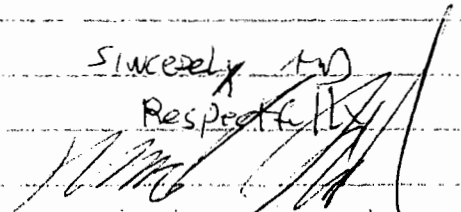
finally I understand that several other ^{§1983} law suits have been
 filed against Dr Chen in the past, -- and that when he worked at
 new folsom he was charged with medical manslaughter, pled guilty
 no jail time but forfeited his license to practice medicine
 and did not even have a valid license in 2010-2015 ??!

also I open up KVSP in 2006 and was being provided some of
 the same medical care that Dr Chen and Patel were withholding
 and I believe they BOTH worked at KVSP then too P!!

nonetheless and moreover, I know you are a busy person and your
 time is valuable, -- but if you would get back to me and let me
 know what your position is, as to these above issues & matters, I'd
 be most grateful, and really appreciate it

Thanking you in advance, for your time, attention and
 consideration

Dated: MARCH, 3RD 2017

Sincerely and
 Respectfully

 MICHAEL JOHN SULLIVAN
 Plaintiff in pro-se

(7)

Memorandum

Date: April 11, 2008

To: Inmate Sullivan, V60931
Salinas Valley State Prison

Subject: SECOND LEVEL APPEAL RESPONSE LOG NUMBER-SVSP-A-08-00233

ISSUE:

The appellant claims that he is not being provided with "adequate and effective medical treatment." Appellant claims that his morphine prescription was discontinued on the basis of a urinalysis test that was negative for morphine. The appellant also made allegations of misconduct against staff in that they are conspiring against him.

Appellant requests on appeal that his pain medication be restored to what it was prior to it being discontinued.

INTERVIEWED BY: The appellant was not interviewed due to grant status

REGULATIONS: The rules governing this issue are:

California Code of Regulations, Title 15 Section:
3350 Provision of Medical Care and Definition
3350.1 Medical Treatment/Service Exclusions
3354.1 Health Care Responsibilities and Limitations

SUMMARY OF INVESTIGATION:

The First Level of Review (FLR) was completed on February 27, 2008. Ms. R. Rodriguez, Nurse Practitioner, was assigned to investigate this appeal at the Second Level of Review (SLR). All submitted documentation and supporting arguments have been considered. Additionally, a thorough examination has been conducted regarding the claim presented, and evaluated in accordance with Salinas Valley State Prison (SVSP) Operational Procedures (OP); the California Code of Regulations (CCR); and the Departmental Operations Manual (DOM).

In the response at the FLR the appellant was told that his request was granted in that he had been seen by his primary care provider (PCP) and was at that time on a stronger dose of morphine sulfate sustained release than previously.

The appellant elevated to the SLR on March 13, 2008 but in so doing the appellant mentioned an action or a decision that was separate from the original

DEC 16 2009

JAN 21 2010

OCT 22 2010

FILE APPEALS

Inmate Sullivan, V60931
Case No. SVSP-A-08-00233
Page 2

action or decision contained in Section A of this appeal. Only the original action or decision will be addressed in this response.

The appellant's allegations of staff misconduct will not be addressed in this response due to the hiring authority having rejected the appeal as a staff complaint on January 22, 2008. Only the appellant's medical issue will be addressed.

The appellant submitted his appeal on January 10, 2008 complaining that his pain medication, morphine, had been discontinued without cause. A Physician's Order dated February 14, 2008 documents that the appellant was prescribed one 30 mg tablet of Morphine three times a day. Previous to the Morphine being discontinued the appellant was receiving one 30 mg tablet of Morphine twice a day, once in the morning and once at bedtime.

The appellant is hereby informed that, as part of an inmate's treatment plan, laboratory tests may be ordered to ensure compliance of the inmate. The appellant's unit health record contains a laboratory test result dated December 14, 2007 that was ordered by Dr. Mack, the appellant's PCP.

Additionally, the appellant is currently on a pain medication regimen as directed by his PCP and in accordance with the High Risk Clinic provider. It is thought that this clinically-determined treatment will be equally effective; however, should this treatment plan prove to be less than effective the appellant is advised to make his PCP aware so adjustments can be made as deemed medically necessary.

DECISION: The appeal is Granted.

The appellant is advised that this issue may be submitted for a Director's Level of Review if desired.


CHARLES D. LEE, M.D.
Health Care Manager
Salinas Valley State Prison



DEC 16 2009

JAN 21 2010

RECEIVED

OCT 23 2010

INMATE APPEALS

RECEIVED
FEB 21 2014
STATS HC APPEALS
1 of 2
DATE

COMPLETED
MAR 10 2014
STATS HC APPEALS

MEDICATION RECONCILIATION - ACTIVE MEDICATIONS AS OF 4/16/2009 12:18:58 PM

Patient (DOB): SULLIVAN, MICHAEL (7/25/1959)
CDCR#: V60931 Unit#: D2-232U

Drug Name (Generic Name)

REFILLS:	PRN	KOP	STOP	Drug Name (Generic Name)	Refills Left	Expiration Date	La. License	Rx # - Doctor	QTY	DATE
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	ALBUTEROL 90 MCG INHALER (albuterol)	5	9/6/2009	3/10/2009	356002005-1	17	30
				SIG: INHALE 2 PUFFS BY MOUTH TWICE A DAY AS NEEDED FOR DYSPNEA AND SIG: TAKE 1 TABLET ORALLY EVERY MORNING AR KOP ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	ASPIRIN-LOW 81 MG TABLET EC (aspirin)	5	9/6/2009	3/23/2009	356002002-1	30	30
				SIG: TAKE 1 TABLET ORALLY EVERY MORNING AR KOP ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	ATENOLOL 25 MG TABLET (atenolol)	5	9/6/2009	3/23/2009	356002003-1	30	30
				SIG: TAKE 1 TABLET ORALLY EVERY DAY AR KOP ** KOP				JARDINI-MD, D.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	CALCIUM CARB 500 TAB CHEW (calcium carbonate)	11.5	9/6/2009	3/10/2009	356002008-1	60	15
				SIG: CHEW AND SWALLOW 2 TABLETS BY MOUTH TWICE A DAY AS NEEDED FOR HEARTBURN **KOP** "REQUEST REFILL" ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	DAILY-VITE TABLET (multivitamins)	5	9/6/2009	3/23/2009	356002004-1	30	30
				SIG: TAKE 1 TAB ORALLY EVERY DAY KOPAR ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	GABAPENTIN 600 MG TABLET UD (gabapentin)	2.5	6/18/2009	3/23/2009	356002013-1	30	30
				SIG: TAKE 1 TABLET IN PM CRUSH/FLOAT/DOTAR APPROVAL EXPIRES 10/12/09 ** DOT				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	MILK OF MAGNESIA SUSPENSION (magnesium hydroxide)	23	9/6/2009	3/10/2009	356002006-1	360	7
				SIG: TAKE 30ML BY MOUTH EVERY OTHER DAY AS NEEDED FOR CONSTIPATION **KOP** "REQUEST REFILL" ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	ORAMORPH SR 30 MG ER TABLET UD (morphine sulfate)	0	7/5/2009	4/6/2009	352000535-1	270	90
				SIG: TAKE 30MG TABLET BY MOUTH 3 TIMES A DAY FOR 90 DAYS **DOT** MAR ONLY				TYLER, DEBORA		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	*NF* SINGULTAIR 16-MG TABLET (montelukast sodium)	5	9/6/2009	3/23/2009	356002010-1	30	30
				SIG: TAKE 1 TABLET ORALLY AT BEDTIME AR KOP-APPROVAL EXPIRES 6/17/09 ** KOP				MACK-DO, R.		
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	*NF* TOPAMAX 25 MG TAB (topiramate)	5	9/6/2009	3/23/2009	356002011-1	120	30
				SIG: TAKE 2 TABLETS (50MG) ORALLY TWICE A DAY AR KOP APPROVAL EXPIRES 11/27/09 ** KOP				MACK-DO, R.		

ONLY CHANGE OR PROCESS CHECKED PRESCRIPTIONS

METHOCARBAMOL 500mg TAB
1 TAB PO BID X 60 DAYS NAM
NTE 2X 24HRS

Allergies: IODINE, NIKA

Handwritten signature
4/16/09

SUBSTITUTION PERMITTED
SIGNATURE

DATE

PROV#

DISPENSE AS WRITTEN
SIGNATURE

DEA# REQUIRED FOR
CONTROLLED SUBSTANCES

MEDICATION RECONCILIATION

... SEND TO PHARMACY ONCE COMPLETE ...

Handwritten signature

NF Nonformulary Medication
4/16/2009 12:18:58 PM

FAXED

APR 16 2009

RECEIVED APR 17 2009

NOTE: SEND COPY OF PHYSICIAN'S ORDER FOR MEDICATION TO PHARMACY AFTER EACH ORDER IS SIGNED.

Order Date	Time	Problem #	Physician's Order and Medication (Orders must be dated, timed, and signed.)
7/10/09			C-spine } x-rays T/L/s spine }
			serotol ultrasound - Pt. not ready for (@epididymal cyst) surgery
			HCG Alpha fetoprotein HepC viral RNA load, B ₁₂ , folate HepC RNA genome CBC, Chem panel, PSA, thyroid fasting lipids, UA
NF form			Morphine sulfate SR 30mg PO TID Gabapentin 600 mg PO QD PM Each Ultram 180 mg PO QHS 900 15mg PO @ noon 1PM flexeril

ALLERGIES:

NRDA

INSTITUTION

ROOM/WING

A4-132

CDC NUMBER, NAME (LAST, FIRST, MI)

Confidential
 client information
 See W & I Code, Sections 4514 and
 5328

PHYSICIAN'S ORDERS

RECEIVED
 OTLAHC
 MAR 24 2014
 HC APPEALS

Sullivan, Michael

V60931

07-25-1959

OCT 22 2010

RECEIVED
 K/SP HC APPEALS
 MAR 10 2014
 COMPLETED

RECEIVED
 K/SP HC APPEALS
 FEB 21 2014

MEDICATION RECONCILIATION - ACTIVE MEDICATIONS AS OF 3/25/2009 9:24:58 AM

Patient (DOB): SULLIVAN, MICHAEL (7/25/1959)
 CDCR#: V60931 Unit#: D8-230U

SALINAS VALLEY STATE PRISON

Drug Name (Generic Name)

Last Dispense Epiration Date Refills Left Rx # - Doctor

Page 1 of 1
 Date of Birth 7/25/1959
 Date of Entry 3/25/2009

Drug Name (Generic Name)	Last Dispense	Epiration Date	Refills Left	Rx # - Doctor	DEA#	Controlled
ALBUTEROL 90 MCG INHALER (albuterol) SIG: INHALE 2 PUFFS BY MOUTH TWICE A DAY AS NEEDED FOR DYSPNEA/WHEEZING **KOP** "REQUEST REFILL" **KOP	3/10/2009	9/6/2009	5	356002005-1 MACK-DO, R.	30	30
ASPIRIN 81 MG TABLET EC (aspirin) SIG: TAKE 1 TABLET ORALLY EVERY MORNING AR KOP ** KOP	3/23/2009	9/6/2009	5	356002002-1 MACK-DO, R.	30	30
ATENOLOL 25 MG TABLET (atenolol) SIG: TAKE 1 TABLET ORALLY EVERY DAY AR KOP ** KOP	3/23/2009	9/6/2009	5	356002003-1 JARDINI, M. D.	30	30
CALCIUM CARB 500 TAB CHEW (calcium carbonate) SIG: CHEW AND SWALLOW 2 TABLETS BY MOUTH TWICE A DAY AS NEEDED FOR HEARTBURN **KOP** "REQUEST REFILL" ** KOP	3/10/2009	9/6/2009	11.5	356002008-1 MACK-DO, R.	60	15
DAILY-VITETABLET (multivitamins) SIG: TAKE 1 TAB ORALLY EVERY DAY KOP **KOP	3/23/2009	9/6/2009	5	356002004-1 MACK-DO, R.	30	30
GABAPENTIN 600 MG TABLET UD (REST) UD (gabapentin) SIG: TAKE 1 TABLET IN PM CRUSH/FLOA/DOTAR APPROVAL EXPIRES 10/12/09 ** DOT	3/23/2009	6/18/2009	2.5	356002013-1 MACK-DO, R.	30	30
MILK OF MAGNESIA SUSPENSION (magnesium hydroxide) SIG: TAKE 30ML BY MOUTH EVERY OTHER DAY AS NEEDED FOR CONSTIPATION **KOP** "REQUEST REFILL" ** KOP	3/10/2009	9/6/2009	23	356002006-1 MACK-DO, R.	360	7
MORPHINE SULF 30 MG TAB ER UD (morphine sulfate) SIG: TAKE 30MG (SR) 3 TIMES A DAY FOR 90 DAYS **DOT** ** MAR ONLY	1/8/2009	4/8/2009	99	350977796-1 KACHARE, M. D. K.	270	90
NF SINGULAIR 10 MG TABLET (montelukast sodium) SIG: TAKE 1 TABLET ORALLY AT BEDTIME AR KOP APPROVAL EXPIRES 6/17/09 ** KOP	3/23/2009	9/6/2009	5	356002010-1 MACK-DO, R.	30	30
NF TOPAMAX 25 MG TAB (topiramate) SIG: TAKE 2 TABLETS (50MG) ORALLY TWICE A DAY AR KOP APPROVAL EXPIRES 11/27/09 ** KOP	3/23/2009	9/6/2009	5	356002011-1 MACK-DO, R.	120	30

ONLY CHANGE OR PROCESS CHECKED PRESCRIPTIONS

NEW PRESCRIPTION:

Aliases: IODINE, NKA

SUBSTITUTION PERMITTED
 SIGNATURE

DATE

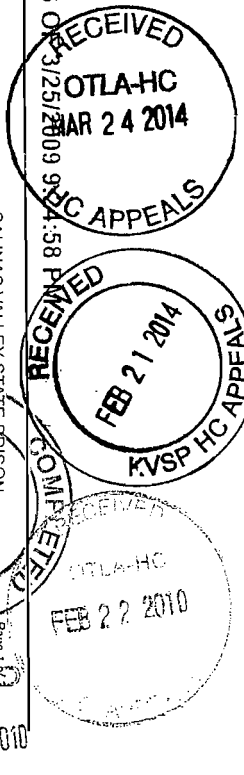
PROV#

DISPENSE AS WRITTEN
 SIGNATURE

DEA# REQUIRED FOR
 CONTROLLED SUBSTANCES

MEDICATION RECONCILIATION

*** SEND TO PHARMACY ONCE COMPLETE ***



PROOF OF SERVICE BY MAIL

BY PERSON IN STATE CUSTODY

(Fed. R. Civ. P. 5: 28 U.S.C. § 1746)

I, MICHAEL J. SULLIVAN, declare:

I am over 18 years of age and a party to this action. I am a resident of california at
CORCORAN state PRISON Prison,

in the county of king's

State of California. My prison address is: ~~###~~ P.O. BOX 3466
CORCORAN calif 93212

On 7-20-17 (DATE)

I served the attached: OBJECTIONS TO MAGISTRATE'S RECOMMENDATION
TO DISMISS THIS ACTION
(DESCRIBE DOCUMENT)

on the parties herein by placing true and correct copies thereof, enclosed in a sealed envelope, with postage thereon fully paid, in the United States Mail in a deposit box so provided at the above-named correctional

institution in which I am presently confined. The envelope was addressed as follows:

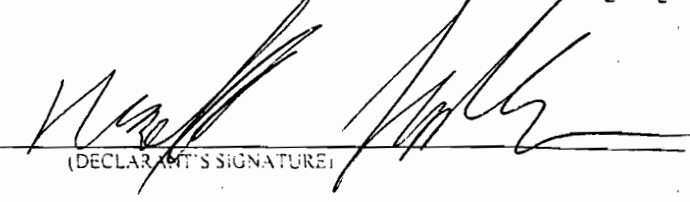
① clerk of
U.S. DISTRICT COURT
EASTON-DISTRICT OF CALIF
2500 TULARE ST Rm 1501
FRESNO, CALIF 93721

② ATTORNEY GENERAL OF CALIF
ATTN: CATHERINE WOODBRIDGE
1300 F ST suite 125
P.O. Box 944255
Sacramento, CALIF 94244-2550

I declare under penalty of perjury under the laws of the United States of America that the foregoing

is true and correct.

Executed on 7-20-17 (DATE)


(DECLARANT'S SIGNATURE)