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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	HECTOR ANDERSON,	No. 1:19-cv-0255-NONE-JLT (PC)
12	Plaintiff,	ORDER ADOPTING FINDINGS AND RECOMMENDATIONS TO DISMISS
13	v.	NONCOGNIZABLE CLAIMS
14	SCOTT KERNAN, et al.,	(Doc. No. 27)
15	Defendants.	
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17	Plaintiff, a state prisoner proceeding pro se, has filed this civil rights action seeking relief	
18	under 42 U.S.C. § 1983. The matter was referred to a United States Magistrate Judge pursuant to	
19	28 U.S.C. § 636(b)(1)(B) and Local Rule 302.	
20	On February 6, 2020, the magistrate judge screened complaint and found that some of the	
21	claims could proceed, while others were not cognizable as plead. (Doc. No. 24.) The magistrate	
22	judge provided plaintiff the option to stand on the complaint, proceed with it as screened, or file	
23	an amended complaint. (Id.) Plaintiff filed a notice of his willingness to proceed on the	
24	complaint as screened and to dismiss the claims deemed non-cognizable. (Doc. No. 26.) The	
25	magistrate judge thereafter issued findings and recommendations to dismiss the non-cognizable	
26	claims, which were served on plaintiff and which contained notice to plaintiff that any objections	
27	to the findings and recommendations were to be filed within fourteen days. (Doc. No. 27.)	
28	Plaintiff has not filed objections to the findings and recommendations.	

The court has reviewed the file and finds the findings and recommendations to be supported by the record and by the magistrate judge's analysis. Accordingly, IT IS HEREBY ORDERED that: 1. The findings and recommendations filed February 6, 2020 (Doc. No. 27) are adopted in full; 2. This action shall proceed on an Eighth Amendment claim against Warden H. Anglea of the Sierra Conservation Center. All other claims and defendants are hereby dismissed. 3. This matter is referred back to the magistrate judge. T IS SO ORDERED. Dated: **April 14, 2020**