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8	UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA			
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11	OLIVER GRAY,	Case No. 1	:20-cv-00902-JLT-HBK (PC)	
12	Plaintiff,			
13	v.	ORDER SI CONFERE	ETTING SETTLEMENT	
14	C. FLORES,			
15	Defendant.	Hearing: Date: Time:	Settlement Conference February 3, 2025 8:30 a.m.	
16 17	Disintiff Oliver Grav is a state prisoner t	Location:	<b>CSP-COR</b>	
17 18	Plaintiff Oliver Gray is a state prisoner proceeding pro se and in forma pauperis in this civil rights action pursuant to $42 \text{ US} = 5,1082$ . The Court has determined that this case will be efficient to $1000 \text{ m}$ .			
10	rights action pursuant to 42 U.S.C. § 1983. The Court has determined that this case will benefit from a			
20	settlement conference. Therefore, this case will be referred to a Magistrate Judge to conduct a settlement conference at the California State Prison, Corcoran (CSP-COR), 4001 King Avenue,			
20	Corcoran, CA 93212 on February 3, 2025 at 8:30 a.m. The Court will issue any necessary			
22	transportation order in due course.			
23	The parties shall each submit a confidential settlement conference statement, as described			
24	below, to arrive at least seven days prior (one week) to the conference.			
25	The court puts the parties on notice that if Plaintiff has any outstanding criminal restitution			
26	obligation, fines and/or penalties, these settlement negotiations shall not be geared towards what the			
27	restitution obligation is, but what the value of the case itself is to each side, irrespective of any			
28	outstanding restitution obligation.			
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1	Defendents shall be managed to repetiets the marity of the ease and offer more than a visiver of easts		
1	Defendants shall be prepared to negotiate the merits of the case and offer more than a waiver of costs		
2	as a reasonable compromise to settle the case. <u>The parties are also informed that an offer of dismissal</u>		
3	in exchange for a waiver of costs is not considered good faith settlement negotiations.		
4	In accordance with the above, IT IS HEREBY ORDERED that:		
5	1.	This case is set for a settlement conference before a federal Magistrate Judge on February	
6		3, 2025 at 8:30 a.m. at CSP-COR.	
7	2.	A representative with full and unlimited authority to negotiate and enter into a binding	
8		settlement shall attend in person.	
9	3.	Those in attendance must be prepared to discuss the claims, defenses and damages. The	
10		failure of any counsel, party or authorized person subject to this order to appear in person	
11		may result in the cancellation of the conference and the imposition of sanctions. The	
12		manner and timing of Plaintiff's transportation to and from the conference is within the	
13		discretion of CDCR.	
14	4.	Defendants shall provide a confidential settlement statement to the following email	
15		address: settleconf@caed.uscourts.gov. Plaintiff shall mail his confidential settlement	
16		statement to U.S. District Court, 2500 Tulare Street, Fresno, California, 93721,	
17		"Attention: Institution Settlement Judge for February 3, 2025." The envelope shall be	
18		marked "Confidential Settlement Statement". Settlement statements shall arrive no later	
19		than January 27, 2025. Parties shall also file a Notice of Submission of Confidential	
20		Settlement Statement (See Local Rule 270(d)). Settlement statements should not be filed	
21		with the Clerk of the Court nor served on any other party. Settlement statements shall be	
22		clearly marked "confidential" with the date and time of the settlement conference indicated	
23		prominently thereon.	
24	5.	The confidential settlement statement shall be no longer than five pages in length, typed	
25		or neatly printed, and include the following:	
26		a. A brief statement of the facts of the case.	
27		b. A brief statement of the claims and defenses, i.e., statutory or other grounds upon	
28	which the claims are founded; a forthright evaluation of the parties' likelihood of		
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1	prevailing on the claims and defenses; and a description of the major issues in	
2	dispute.	
3	c. An estimate of the cost and time to be expended for further discovery, pretrial, and	
4	trial.	
5	d. The party's position on settlement, including present demands and offers and a	
6	history of past settlement discussions, offers, and demands.	
7	e. A brief statement of each party's expectations and goals for the settlement	
8	conference, including how much a party is willing to accept and/or willing to pay.	
9	f. If the parties intend to discuss the joint settlement of any other actions or claims not	
10	in this suit, give a brief description of each action or claim as set forth above,	
11	including case number(s) if applicable.	
12	6. If a settlement is reached at any time prior to the settlement conference, defense counsel is	
13	directed to file a Notice of Settlement in accordance with Local Rule 160.	
14	7. The parties remain obligated to keep the court informed of their current address at all times	
15	while the action is pending. Any change of address must be reported promptly to the court	
16	in a separate document captioned for this case and entitled "Notice of Change of Address."	
17	See Local Rule 182(f).	
18	8. <u>A failure to follow these procedures may result in the imposition of sanctions by the</u>	
19	<u>court.</u>	
20	9. The dispositive motion deadline set forth in the Discovery and Scheduling Order	
21	(Doc. No. 35) is STAYED until thirty (30) days following the settlement conference.	
22	<b>10.</b> The Clerk of the Court is directed to serve a courtesy copy of this order on the Litigation	
23	Office at California State Prison, Corcoran, via facsimile at (559) 992-7372 or via email.	
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25	Dated: January 3, 2025 Helena R. Barch - Hactte	
26	HELENA M. BARCH-KUCHTA	
27	UNITED STATES MAGISTRATE JUDGE	
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