1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	PETER MICHAEL ARENA,	Case No. 1:21-cv-00928-JLT-BAM (PC)
12	Plaintiff,	FINDINGS AND RECOMMENDATIONS
13	v.	REGARDING DISMISSAL OF ACTION FOR FAILURE TO PROSECUTE
14	CERVANTES, et al.,	FOURTEEN (14) DAY DEADLINE
15	Defendants.	
16		
17	I. Background	
18	Plaintiff Peter Michael Arena ("Plaintiff") is a state prisoner proceeding pro se and in	
19	forma pauperis in this civil rights action under 42 U.S.C. § 1983. This action proceeds against	
20	Defendants Cervantes, Berlanga, Cerda-Jirano, Moreno, and Ceja for excessive force in violation	
21	of the Eighth Amendment. This matter was referred to a United States Magistrate Judge pursuant	
22	to 28 U.S.C. § 636(b)(1)(B) and Local Rule 302.	
23	On March 1, 2022, the undersigned issued an order granting Defendants' request to opt	
24	out of post-settlement ADR and a discovery and scheduling order. (ECF Nos. 32, 33.) On March	
25	15, 2022, those orders were returned as "Undeliverable, Not Deliverable as Addressed." Plaintiff	
26	has not filed a notice of change of address or otherwise communicated with the Court.	
27	///	
28	///	
		1

II. Discussion

1

2	Plaintiff is required to keep the Court apprised of his current address at all times. Local	
3	Rule 183(b) provides:	
4	Address Changes. A party appearing in propria persona shall keep the Court and	
5	opposing parties advised as to his or her current address. If mail directed to a plaintiff in propria persona by the Clerk is returned by the U.S. Postal Service, and	
6	if such plaintiff fails to notify the Court and opposing parties within sixty-three (63)	
7	days thereafter of a current address, the Court may dismiss the action without prejudice for failure to prosecute.	
8	Federal Rule of Civil Procedure 41(b) also provides for dismissal of an action for failure to	
9	prosecute. ¹	
10	Plaintiff's address change was due no later than May 17, 2022. Plaintiff has failed to file	
11	a change of address and he has not otherwise been in contact with the Court. "In determining	
12	whether to dismiss an action for lack of prosecution, the district court is required to weigh several	
13	factors: (1) the public's interest in expeditious resolution of litigation; (2) the court's need to	
14	manage its docket; (3) the risk of prejudice to the defendants; (4) the public policy favoring	
15	disposition of cases on their merits; and (5) the availability of less drastic sanctions." Carey v.	
16	King, 856 F.2d 1439, 1440 (9th Cir. 1988) (internal quotation marks and citation omitted); accord	
17	Omstead v. Dell, Inc., 594 F.3d 1081, 1084 (9th Cir. 2010); In re Phenylpropanolamine (PPA)	
18	Products Liability Litigation, 460 F.3d 1217, 1226 (9th Cir. 2006). These factors guide a court in	
19	deciding what to do, and are not conditions that must be met in order for a court to take action. In	
20	re PPA, 460 F.3d at 1226 (citation omitted).	
21	Given Plaintiff's failure to respond to this Court's order, the expeditious resolution of	
22	litigation and the Court's need to manage its docket weigh in favor of dismissal. Id. at 1227.	
23	More importantly, given the Court's apparent inability to communicate with Plaintiff, there are no	
24	other reasonable alternatives available to address Plaintiff's failure to prosecute this action and his	
25	failure to apprise the Court of his current address. Id. at 1228–29; Carey, 856 F.2d at 1441. The	
26	Court will therefore recommend that this action be dismissed based on Plaintiff's failure to	
27		
28	¹ Courts may dismiss actions sua sponte under Rule 41(b) based on the plaintiff's failure to prosecute. <i>Hells Canyon</i>	

[.] Hells Canyo 28 *Pres. Council v. U. S. Forest Serv.*, 403 F.3d 683, 689 (9th Cir. 2005) (citation omitted). ŀ

prosecute this action.

III. **Conclusion and Recommendation** Accordingly, the Court HEREBY RECOMMENDS that this action be dismissed, without prejudice, based on Plaintiff's failure to prosecute. Fed. R. Civ. P. 41(b); Local Rule 183(b). These Findings and Recommendations will be submitted to the United States District Judge assigned to the case, under the provisions of 28 U.S.C. § 636(b)(1). Within fourteen (14) days after being served with these Findings and Recommendations, Plaintiff may file written objections with the Court. The document should be captioned "Objections to Magistrate Judge's Findings and Recommendations." Plaintiff is advised that failure to file objections within the specified time may result in the waiver of the "right to challenge the magistrate's factual findings" on appeal. Wilkerson v. Wheeler, 772 F.3d 834, 839 (9th Cir. 2014) (citing Baxter v. Sullivan, 923 F.2d 1391, 1394 (9th Cir. 1991)). IT IS SO ORDERED. May 31, 2022 /s/ Barbara A. McAuliffe Dated: UNITED STATES MAGISTRATE JUDGE