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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	CHARLES ELLIS,	No. 1:22-cv-00436-NODJ-BAM (PC)
12	Plaintiff,	ORDER ADOPTING FINDINGS AND RECOMMENDATIONS REGARDING
13	v.	DISMISSAL OF CERTAIN CLAIMS AND DEFENDANTS
14	COUNTY OF KERN, et al.,	(ECF No. 15)
15	Defendants.	(ECT NO. 15)
16		
17	Plaintiff Charles Ellis is a county jail inmate proceeding pro se and in forma pauperis in	
18	this civil rights action pursuant to 42 U.S.C. §	1983.
19	On May 4, 2022, the assigned Magistr	ate Judge screened the first amended complaint and
20	issued findings and recommendations that this	s action proceed against Defendants Gifford,
21	Alvarez, Boyd, and Lemon for excessive force	e and for denial of medical care in violation of the
22	Fourteenth Amendment, and that all other clai	ims be dismissed from this action based on
23	Plaintiff's failure to state claims upon which r	elief may be granted. (ECF No. 9.) On September
24	18, 2023, the then-assigned District Judge issu	aed an order adopting the findings and
25	recommendations in part, and directed Plaintin	ff to either file an amended complaint indicating
26	whether he intends to also bring a Fourth Ame	endment claim and the Defendants against whom he
27	intends to bring that claim; or file a notice of i	intent to proceed on only the Fourteenth
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Amendment excessive force and denial of medical care claims identified in the findings and
recommendations. (ECF No. 12.)

3	On October 20, 2023, Plaintiff filed a notice stating that although he would like to add a	
4	Fourth Amendment violation, he does not have access to the facility law library and cannot do	
5	any research to solidify and plead a Fourth Amendment violation. (ECF No. 14.) Plaintiff	
6	therefore chose to proceed only on the Fourteenth Amendment violations and sent notice to	
7	proceed only on those violations. (Id.) Accordingly, on October 24, 2023, the assigned	
8	Magistrate Judge re-issued findings and recommendations that this action proceed on Plaintiff's	
9	first amended complaint against Defendants Gifford, Alvarez, Boyd, and Lemon for excessive	
10	force and for denial of medical care in violation of the Fourteenth Amendment, and that all other	
11	claims be dismissed from this action based on Plaintiff's failure to state claims upon which relief	
12	may be granted. (ECF No. 15.) The findings and recommendations were served on Plaintiff and	
13	contained notice that any objections were to be filed within fourteen (14) days after service. (Id.)	
14	No objections have been filed, and the deadline to do so has expired.	
15	In accordance with the provisions of 28 U.S.C. § 636(b)(1)(C), this Court has conducted a	
16	de novo review of this case. Having reviewed the file, the Court finds the findings and	
17	recommendations to be supported by the record and by proper analysis.	
18	Accordingly, IT IS HEREBY ORDERED as follows:	
19	1. The findings and recommendations issued on October 24, 2023, (ECF No. 15), are	
20	adopted in full;	
21	2. This action shall proceed on Plaintiff's first amended complaint, filed May 2, 2022,	
22	(ECF No. 7), on the following cognizable claims:	
23	a. Excessive force by Deputy Gifford (Detentions Deputy Sheriff), Deputy	
24	Alvarez (Bailiff Deputy Sheriff), Boyd (Bailiff Deputy Sheriff), and Lemon	
25	(Bailiff Deputy Sheriff) for the incident on March 23, 2022 in violation of the	
26	Fourteenth Amendment; and	
27	b. Denial of medical care by Deputy Gifford (Detentions Deputy Sheriff), Deputy	
28	Alvarez (Bailiff Deputy Sheriff), Boyd (Bailiff Deputy Sheriff), and Lemon	
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1	(Bailiff Deputy Sheriff) for the incident on March 23, 2022 in violation of the
2	Fourteenth Amendment;
3	3. All other claims and defendants are dismissed from this action for failure to state
4	claims upon which relief may be granted; and
5	4. This action is referred back to the Magistrate Judge for proceedings consistent with
6	this order.
7	DATED: December 26, 2023.
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9	CHIEF UNITED STATES DISTRICT JUDGE
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