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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	TONY AUSTIN GANT,
11	Plaintiff, No. 2:09-cv-2439 KJN P
12	VS.
13	TOM BOSENKO, et al., ORDER and
14	Defendants. <u>FINDINGS AND RECOMMENDATIONS</u>
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16	Plaintiff is a state prisoner proceeding without counsel with a civil rights action
17	pursuant to 42 U.S.C. § 1983. On September 30, 2011, defendants filed a motion for summary
18	judgment. On December 7, 2010, the court advised plaintiff of the requirements for opposing a
19	motion pursuant to Rule 56 of the Federal Rules of Civil Procedure. See Rand v. Rowland, 154
20	F.3d 952, 957 (9th Cir. 1998) (en banc), and <u>Klingele v. Eikenberry</u> , 849 F.2d 409, 411-12 (9th
21	Cir. 1988).
22	On October 28, 2011, plaintiff was ordered to file an opposition or a statement of
23	non-opposition to the pending motion within thirty days. In that same order, plaintiff was
24	advised of the requirements for filing an opposition to the pending motion and that failure to
25	oppose such a motion would be deemed as consent to have the: (a) pending motion granted; (b)
26	action dismissed for lack of prosecution; and (c) action dismissed based on plaintiff's failure to
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comply with these rules and a court order. Plaintiff was also informed that failure to file an 1 2 opposition would result in a recommendation that this action be dismissed pursuant to Rule 41(b) 3 of the Federal Rules of Civil Procedure.

4 The thirty day period has now expired and plaintiff has not responded to the court's order.

6 "Pursuant to Federal Rule of Civil Procedure 41(b), the district court may dismiss 7 an action for failure to comply with any order of the court." Ferdik v. Bonzelet, 963 F.2d 1258, 1260 (9th Cir. 1992). "In determining whether to dismiss a case for failure to comply with a 8 9 court order the district court must weigh five factors including: '(1) the public's interest in 10 expeditious resolution of litigation; (2) the court's need to manage its docket; (3) the risk of 11 prejudice to the defendants; (4) the public policy favoring disposition of cases on their merits; and (5) the availability of less drastic alternatives." Ferdik, 963 F.2d at 1260-61 (quoting 12 13 Thompson v. Housing Auth., 782 F.2d 829, 831 (9th Cir. 1986)); see also Ghazali v. Moran, 46 F.3d 52, 53 (9th Cir. 1995). 14

15 In determining to recommend that this action be dismissed, the court has 16 considered the five factors set forth in Ferdik. Here, as in Ferdik, the first two factors strongly 17 support dismissal of this action. The action has been pending for over two years and three 18 months and has reached the stage, set by the court's March 15, 2011 scheduling order, for 19 resolution of dispositive motions and, if necessary, preparation for pretrial conference and jury 20 trial. (Dkt. No. 25.) Plaintiff's failure to comply with the Local Rules and the court's October 21 28, 2011 order suggests that he has abandoned this action and that further time spent by the court 22 thereon will consume scarce judicial resources in addressing litigation which plaintiff 23 demonstrates no intention to pursue.

24 Under the circumstances of this case, the third factor, prejudice to defendants 25 from plaintiff's failure to oppose the motion, also favors dismissal. Plaintiff's failure to oppose 26 the motion prevents defendants from addressing plaintiff's substantive opposition, and would

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delay resolution of this action, thereby causing defendants to incur additional time and expense.

The fifth factor also favors dismissal. The court has advised plaintiff of the requirements under the Local Rules and granted ample additional time to oppose the pending motion, all to no avail. The court finds no suitable alternative to dismissal of this action.

The fourth factor, public policy favoring disposition of cases on their merits,
weighs against dismissal of this action as a sanction. However, for the reasons set forth <u>supra</u>,
the first, second, third, and fifth factors strongly support dismissal. Under the circumstances of
this case, those factors outweigh the general public policy favoring disposition of cases on their
merits. <u>See Ferdik</u>, 963 F.2d at 1263.

For the foregoing reasons, IT IS ORDERED that the Clerk of Court randomly
assign a district judge to this case, and

IT IS HEREBY RECOMMENDED that this action be dismissed without
prejudice pursuant to Federal Rule of Civil Procedure 41(b).

14 These findings and recommendations are submitted to the United States District 15 Judge assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(1). Within twenty-16 one days after being served with these findings and recommendations, any party may file written 17 objections with the court and serve a copy on all parties. Such a document should be captioned 18 "Objections to Magistrate Judge's Findings and Recommendations." Any response to the 19 objections shall be filed and served within fourteen days after service of the objections. The 20 parties are advised that failure to file objections within the specified time may waive the right to 21 appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991). 22 DATED: December 6, 2011

KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE

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