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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	CARL WICKLUND,
11	Plaintiff, No. 2: 10-cv-2161 KJN P
12	VS.
13	QUEEN OF THE VALLEY
14	MEDICAL CENTER, et al.,
15	Defendants. <u>ORDER</u>
16	/
17	Plaintiff is a state prisoner proceeding without counsel with a civil rights action
18	pursuant to 42 U.S.C. § 1983. On August 18, 2010, plaintiff consented to the jurisdiction of the
19	undersigned.
20	Pursuant to this court's screening of plaintiff's amended complaint pursuant to 28
21	U.S.C. § 1915A(a), the court found that the complaint may state potentially cognizable claims
22	against defendants Queen of the Valley Medical Center and North Bay Health Care, but did not
23	state a claim against defendants Traquina, Dassah and Hsieh. (Dkt. No. 11.) The court gave
24	plaintiff the option of proceeding on his amended complaint or filing a second amended
25	complaint that added cognizable claims against defendants Traquina, Dassah and Hsieh.
26	Plaintiff chose to proceed on his amended complaint against defendants Queen of the Valley
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1	Medical Center and North Bay Health Care, effectively choosing to terminate this action against
2	defendants Traquina, Dassah and Hsieh.
3	Accordingly, IT IS HEREBY ORDERED that defendants Traquina, Dassah and
4	Hsieh are dismissed from this action.
5	DATED: January 4, 2011
6	1,
7	Ferdal & Newman
8	UNITED STATES MAGISTRATE JUDGE
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