1			
2			
3			
4			
5			
6			
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10	TYRONE ADAMS,		
11	Plaintiff, Case No. 2:11-cv-0826 GEB DAD (TEMP) PS		
12	VS.		
13	CHARLES EASLEY, et al.,		
14	Defendants. Defendants. <u>ORDER SETTING STATUS</u> <u>(PRETRIAL SCHEDULING)</u> CONFERENCE		
15	/		
16	On March 25, 2010, plaintiff paid the required filing fee and filed a complaint .		
17	The action was assigned to the undersigned for all purposes encompassed by Local Rule		
18	302(c)(21).		
19	Good cause appearing, IT IS ORDERED that:		
20	1. A Status (Pretrial Scheduling) Conference is set for Friday, July 15, 2011, at		
21	10:00 a.m. at the United States District Court, 501 I Street, Sacramento, California, in		
22	Courtroom No. 27 before the undersigned;		
23	2. Within fourteen (14) days after plaintiff is served with this order, plaintiff shall		
24	serve a copy of the order upon each defendant. Within five (5) days after serving copies of this		
25	order on defendants, plaintiff shall file with the court a certificate of service indicating the date		
26	and manner of service of this order on each defendant;		
	1		

1	3. An <u>y</u>	y party may appear at the Status (Pretrial Scheduling) Conference	
2	telephonically <u>if</u> the party pre-arranges such appearance by contacting Pete Buzo, the courtroom		
3	deputy of the undersigned magistrate judge, at (916) 930-4128 at least 48 hours before the Status		
4	(Pretrial Scheduling)	Conference;	
5	4. Pla	intiff shall file and serve a status report on or before July 1, 2011, and	
6	defendants shall file and serve a status report or reports on or before July 8, 2011. Each party's		
7	status report shall address all of the following matters:		
8	a.	Progress of service of process;	
9	b.	Possible joinder of additional parties;	
10	с.	Possible amendment of the pleadings;	
11	d.	Jurisdiction and venue;	
12	e.	Anticipated motions and the scheduling thereof;	
13	f.	Anticipated discovery and the scheduling thereof, including disclosure of expert witnesses;	
14	g.	Future proceedings, including the setting of	
15	g.	appropriate cut-off dates for discovery and for law and motion, and the scheduling of a final pretrial	
16		conference and trial;	
17	h.	Modification of standard pretrial procedures specified by the rules due to the relative simplicity	
18		or complexity of the action;	
19	i.	Whether the case is related to any other case, including matters in bankruptcy;	
20	i	Whether the parties will stipulate to the magistrate	
21	j.	judge assigned to this matter acting as settlement judge, waiving any disqualification by virtue of his	
22		so acting, or whether they prefer to have a Settlement Conference before another magistrate	
23		judge;	
24	k.	Whether the parties intend to consent to proceed before a United States Magistrate Judge; and	
25	1.	Any other matters that may aid in the just and	
26	1.	expeditious disposition of this action;	

1	5. The pro se plaintiff is informed that failure to file a timely status report or		
2	failure to appear at the status conference in person or telephonically may result in a		
3	recommendation that this case be dismissed for lack of prosecution and as a sanction for failure		
4	to comply with court orders and applicable rules. See Local Rules 110 and 183; and		
5	6. The pro se plaintiff is cautioned that Rule $4(m)$ of the Federal Rules of Civil		
6	Procedure provides that a defendant must be dismissed if service of process is not accomplished		
7	on that defendant within 120 days from the date the complaint is filed.		
8	DATED: March 29, 2011.		
9	2		
10	Dale A. Droget		
11	UNITED STATES MAGISTRATE JUDGE		
12	JMM adam0826.ossc		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
	3		

I

I