1 2 3 4 5 6 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 JAMAAL THOMAS. No. 2:11-cv-01138-MCE-EFB P 12 Plaintiff, 13 **ORDER** v. 14 ANTIPOV, et al., 15 Defendants. 16 Plaintiff, a state prisoner proceeding pro se, has filed this civil rights action seeking relief 17 18 under 42 U.S.C. § 1983. The matter was referred to a United States Magistrate Judge pursuant to 19 28 U.S.C. § 636(b)(1)(B) and Local Rule 302. On August 3, 2016, the magistrate judge filed findings and recommendations herein 20 21 which were served on all parties and which contained notice to all parties that any objections to 22 the findings and recommendations were to be filed within fourteen days. Despite multiple 23 extensions of time granted to plaintiff, neither party has filed objections to the findings and recommendations. 24 25 The court has reviewed the file and finds the findings and recommendations to be supported by the record and by the magistrate judge's analysis. Accordingly, IT IS HEREBY 26 27 ORDERED that: 28 1. The findings and recommendations filed August 3, 2016, are adopted in full. 1

1	2. Plaintiff's motion
2	prejudice.
3	3. Plaintiff is grant
4	conference with Judge New
5	plaintiff does not understar
6	counsel prior to filing the
7	4. Ruling on defen
8	deferred until the resolutio
9	plaintiff or the date on whi
10	IT IS SO ORDERE
11	Dated: January 5, 2017
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on for a second settlement conference (ECF No. 147) is denied without

ted 30 days in which to file a new motion for a second settlement wman. Such a motion must describe the portions of the agreement nd and indicate that plaintiff has discussed those portions with defense motion.

ndants' motion to enforce the settlement agreement (ECF No. 149) is on of the new motion for a second settlement conference filed by ich the time for filing such a motion passes.

ED.

UNITED STATES DISTRICT JUDG