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1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 BRYAN MAZZA, No. 2:14-cv-0874 AC P 12 Plaintiff. 13 v. **ORDER** 14 L. AUSTIN, et al., 15 Defendants. 16 Plaintiff is a state prisoner proceeding pro se and in forma pauperis in this civil rights 17 18 action. The court issued a discovery and scheduling order on December 18, 2015. See ECF No. 19 44. Plaintiff now informs the court that he has been temporarily transferred from California State 20 Prison Solano (CSP-SOL) to the Napa County Department of Corrections where he anticipates 21 being housed "for a while." ECF No. 47 at 1. Plaintiff requests that the court take this case "off 22 calendar" until he returns to CSP-SOL, "where there is a law library & all of my legal material." 23 Id. 24 The court finds no prejudice to defendants in suspending the current deadlines in this case. 25 The court will vacate the December 18, 2015 scheduling order, and will issue an amended order 26 upon notice from plaintiff that he has returned to CSP-SOL or is otherwise ready to proceed. If

defendants have already propounded discovery on plaintiff, the deadline for service of plaintiff's

responses shall be suspended until further order.

Accordingly, for good cause shown, the discovery and scheduling order, ECF No. 44, is VACATED until further order of this court. Plaintiff is directed to inform the court and defendants when he is transferred back to CSP-SOL, by filing and serving a statement within seven (7) days after his return to CSP-SOL. If plaintiff is not returned to CSP-SOL within sixty (60) days after the filing date of this order, he shall file and serve a statement so informing the court and defendants. Plaintiff is cautioned that if he files no statement within seventy-five (75) days after the filing date of this order, he will be ordered to show cause why this case should not be dismissed for failure to prosecute. IT IS SO ORDERED. DATED: January 11, 2016 UNITED STATES MAGISTRATE JUDGE