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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	JACKIE M. JOHNSON,	No. 2:15-cv-1609 DAD P
12	Plaintiff,	
13	V.	ORDER
14	CALIFORNIA MEDICAL FACILITY, et al.,	
15	Defendants.	
16	Derendants.	
17	Plaintiff is a state prisoner proceeding pro se and in forma pauperis in this civil rights	
18	action filed pursuant to 42 U.S.C. § 1983. By order filed August 10, 2015, the court dismissed	
19	plaintiff's initial complaint, but granted plaintiff leave to file an amended complaint within thirty	
20	days. (ECF No. 4.) On September 3, 2015, plaintiff filed a motion seeking a court order	
21	directing personnel at California Medical Facility to allow plaintiff to make copies necessary for	
22	the filing of his amended complaint. ¹ (ECF No. 8.) On September 8, 2015, plaintiff filed an	
23	amended complaint with the court. (ECF No. 9.) The court will deem this amended complaint	
24	timely-filed, and, as it appears that plaintiff no longer requires a court order in order to file an	
25	amended complaint, deny the outstanding motion as having been rendered moot.	
26	$\frac{1}{1}$ In his order, plaintiff appeared concerned that, pursuant to Local Rule 130, plaintiff had to	
27	present his pleadings to the court on paper with numbered lines. In light of the constraints under which California state prisons operate, the court does not enforce this requirement in prisoner	
28	civil rights and habeas cases.	art does not enforce uns requirement in prisoner
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1	Accordingly, IT IS HEREBY ORDERED that:	
2	1. Plaintiff's first amended complaint (ECF No. 9) is deemed timely-filed.	
3	2. Plaintiff's motion for a court order requiring California Medical Facility to make	
4	copies is denied as moot.	
5	Dated: October 8, 2015	
6	Dale A. Dage	
7	DALE A. DROZD	
8	DAD:10 UNITED STATES MAGISTRATE JUDGE	
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