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the claim showing that the pleader is entitled to relief." "Specific facts are not necessary; 1 2 the statement need only give the defendant fair notice of what the claim is and the 3 grounds upon which it rests." Erickson v. Pardus, 551 U.S. 89, 93 (2007) (citations and 4 internal quotation marks omitted). Although in order to state a claim a complaint "does not 5 need detailed factual allegations, ... a plaintiff's obligation to provide the 'grounds' of his 6 'entitle[ment] to relief' requires more than labels and conclusions, and a formulaic recitation 7 of the elements of a cause of action will not do.... Factual allegations must be enough to raise a right to relief above the speculative level." Bell Atlantic Corp. v. Twombly, 550 U.S. 8 9 544, 555 (2007) (citations omitted). A complaint must proffer "enough facts to state a claim 10 for relief that is plausible on its face." *Id.* at 570.

To state a claim under 42 U.S.C. § 1983, a plaintiff must allege two essential
elements: (1) that a right secured by the Constitution or laws of the United States was
violated, and (2) that the alleged deprivation was committed by a person acting under the
color of state law. *West v. Atkins*, 487 U.S. 42, 48 (1988).

15 B. Legal Claims

16 Plaintiff states that on August 24, 2015, he entered into Sonoma County's drug treatment facility, Turning Point Drug Treatment Facility Management ("Turning Point"). 17 18 Plaintiff had an existing ruptured achilles tendon when he arrived at Turning Point. Plaintiff 19 was instructed to keep an ice pack on his leg, but at some point, the ice pack burst open, 20 and the contents of the ice pack landed on his leg, causing a chemical burn. Plaintiff was 21 sent to urgent care for treatment. The following day, plaintiff was medically discharged 22 from Turning Point. As a result, plaintiff was re-housed into the Sonoma County Jail. Plaintiff requests monetary damages. 23

Plaintiff's complaint, as pleaded, fails to state a cognizable claim for relief. In order
for a complaint to state a claim arising under federal law, it must be clear from the face of
plaintiff's well-pleaded complaint that there is a federal question. See Easton v. Crossland *Mortgage Corp.*, 114 F.3d 979, 982 (9th Cir. 1997). Here, it is unclear what federal right, if

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1 any, he believes was violated.

2 As to each defendant plaintiff seeks to hold liable, plaintiff must clarify his claim(s) 3 against him/her. In the amended complaint, he should describe what each defendant did 4 (or failed to do) that caused a violation of his constitutional rights so that each proposed 5 defendant has fair notice of his allegedly wrongful conduct. See Taylor v. List, 880 F.2d 6 1040, 1045 (9th Cir. 1989) (liability under § 1983 arises only upon a showing of personal 7 participation by a defendant). Liability may be imposed on an individual defendant under 42 U.S.C. § 1983 if the plaintiff can show that the defendant's actions both actually and 8 9 proximately caused the deprivation of a federally protected right. Lemire v. Cal. Dept. of 10 Corrections & Rehabilitation, 726 F.3d 1062, 1085 (9th Cir. 2013). Plaintiff must link the 11 defendants' actions or inactions with plaintiff's claims. He must "set forth specific facts as 12 to each individual defendant's" actions which violated his or her rights. Leer v. Murphy, 844 F.2d 628, 634 (9th Cir. 1988). Either personal involvement or integral participation of the 13 officers in the alleged constitutional violation is required before liability may be imposed: 14 15 liability may not be imposed based solely on an officer's presence during the incident. See 16 Hopkins v. Bonvicino, 573 F.3d 752, 769-70 (9th Cir. 2009).

To impose municipal liability under Section 1983 for a violation of constitutional rights, a plaintiff must show: (1) that the plaintiff possessed a constitutional right of which he or she was deprived; (2) that the municipality had a policy; (3) that this policy amounts to deliberate indifference to the plaintiff's constitutional rights; and (4) that the policy is the moving force behind the constitutional violation. *See Plumeau v. School Dist. #40 County* of Yamhill, 130 F.3d 432, 438 (9th Cir. 1997).

For the above reasons, plaintiff's complaint will be dismissed with leave to amend to provide the information as specified above. Although the federal rules require brevity in pleading, a complaint must be sufficient to give the defendants "fair notice" of the claim and the "grounds upon which it rests." *Erickson v. Pardus*, 551 U.S. 89, 93 (2007) (citations omitted). Even at the pleading stage, "[a] plaintiff must allege facts, not simply conclusions,

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United States District Court For the Northern District of California that show that an individual was personally involved in the deprivation of his civil rights." *Barren v. Harrington*, 152 F.3d 1193, 1194 (9th Cir. 1998).

CONCLUSION

1. The complaint is **DISMISSED** with leave to amend in accordance with the standards set forth above. The amended complaint must be filed within **twenty-eight (28) days** of the date this order is filed and must include the caption and civil case number used in this order and the words AMENDED COMPLAINT on the first page. Because an amended complaint completely replaces the original complaint, plaintiff must include in it all the claims he wishes to present. *See Ferdik v. Bonzelet*, 963 F.2d 1258, 1262 (9th Cir. 1992). He may not incorporate material from the original complaint by reference. Failure to file an amended complaint within the designated time and in compliance with this order will result in the dismissal of this action.

13 2. It is plaintiff's responsibility to prosecute this case. Plaintiff must keep the court
informed of any change of address by filing a separate paper with the clerk headed "Notice
of Change of Address," and must comply with the court's orders in a timely fashion. Failure
to do so may result in the dismissal of this action for failure to prosecute pursuant to

17 Federal Rule of Civil Procedure 41(b).

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IT IS SO ORDERED.

19 Dated: February <u>29</u>, 2016

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ELIZABETH D. LAPORTE United States Magistrate Judge

United States District Court For the Northern District of California