Plaintiff Charles A. Miller filed this action in Monterey County Superior Court and claimed, in relevant part, that Dr. Williams provided inappropriate care, consultation, and treatment of Plaintiff's knee condition during a telemedicine appointment on or about July 30, 2015. (ECF No. 1-2 at 8.) Following Defendants' removal of the action to federal court, this Court screened Plaintiff's complaint and found cognizable against Dr. Williams two claims under

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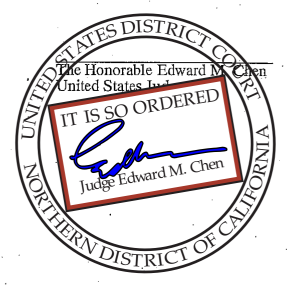
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[PROPOSED] ORDER

Pursuant to stipulation, IT IS SO ORDERED. The Court's clerk shall update the Court's docket to reflect that Defendant G. Williams was terminated from this action on January 24, 2018, the date that the Court partially granted Defendants' summary-judgment motion.

Dated: 6/22/2018

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CERTIFICATE OF SERVICE

Case Name:	Charles A. Miller v. CDCR, et al.	Case No.	3:16-cv-02431 EMC
I hereby certify that on June 18, 2018, I electronically filed the following documents with the Clerk of the Court by using the CM/ECF system:			
STIPULATED REQUEST TO CLARIFY THE COURT'S DOCKET RE: DEFENDANT WILLIAMS; [PROPOSED] ORDER			
I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.			
I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>June 18, 2018</u> , at San Francisco, California			
	G. Pang		/s/ G. Pang
SF2016400413 42010218.docx	Declarant		Signature