Ewing v.	Charter Communications Holding Company, LLC et al	Doc	c. 19
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1	2	OUTDWING PHETRICT COURT	**
	3	SOUTHERN DISTRICT OF CALIFORNIA BY DEPUTY	1
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		UNITED STATES DISTRICT COURT	
10		SOUTHERN DISTRICT OF CALIFORNIA	
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12	2 ANTON EWING,	Case No.: 3:17-cv-0222-BEN-WVG	
13	Plaintiff,	ORDER DISMISSING ACTION	ļ
14	4    v.	FOR WANT OF PROSECUTION	
1.	HOLDING COMPANY LLC et al	UNDER CIV. L. R. 41.1	*** 1.
16	Defendants		
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19 20	, , , , , , , , , , , , , , , , , , , ,	On December 5, 2017, the Court granted Defendant Charter Communications	
21		Holding Company's motion to compel arbitration and to stay. Doc. 13. On October 8, 2019, the Court held a Rule 41.1 dismissal hearing. Doc. 18. Dante T. Pride appeared on	
22		behalf of Plaintiff. James J. Hawk appeared on behalf of Defendants. This written order	
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24		Pursuant to Civil Local Rule 41.1, the Court may dismiss an action for want of	
25	prosecution if no proceedings or discovery have been taken in that action for more than six		
26	months. Civ. L.R. 41.1(a). At the hearing, the Court confirmed with the parties that no		
27	7 action whatsoever had occurred on this matter	r for approximately 20 months, including any	
28	3 action to initiate arbitration. The Court ther	n dismissed the case for want of prosecution	
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under Civil Local Rule 41.1. Because the Court dismisses the action without prejudice, there is no prejudice to the parties or to the administration of justice.

IT IS SO ORDERED.

Date: October / 2019

HON ROGER T. BENIZEZ United States District Judge