

IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
WESTERN DIVISION

**KAREN BROWN, Administrator  
for the Estate of John Brown**

**PLAINTIFF**

v.

**No. 4:12-cv-140-DPM**


**CORRECTIONAL MEDICAL SERVICES, INC.,  
a.k.a. Corizon; RAY HOBBS, Director, ADC;  
DOUGLAS EDMOND DE SAINT FELIX, M.D.;  
and DR. JOHN R. ANDERSON**

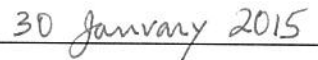
**DEFENDANTS**

**ORDER**

Hobbs's motion to deem admitted, *No. 57*, is granted as modified. The Court deems Brown to have admitted all the facts asserted in Hobbs's Local Rule 56.1 statement with one carve out: Where Hobbs's statement overlaps with the medical defendants', *No. 40*, the Court deems admitted only the facts that Brown admitted in responding, *No. 54*, to the medical defendants' statement. Hobbs's uncontested motion for summary judgment, *No. 41*, is granted. Brown's claims against Hobbs are dismissed with prejudice.

So Ordered.

  
\_\_\_\_\_  
D.P. Marshall Jr.  
United States District Judge

  
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30 January 2015