Johnson v. Norris et al

Doc. 114

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS PINE BLUFF DIVISION

ROBERT SINGLETON JOHNSON, JR. ADC # 136702

PLAINTIFF

DEFENDANTS

V.

CASE NO. 5:08CV00113-JMM-BD

LARRY NORRIS, et al.

<u>ORDER</u>

The Court has received the Partial Recommended Disposition from Magistrate Judge Beth Deere. After careful review of the Partial Recommended Disposition, the timely objections received thereto, as well as a *de novo* review of the record, the Court concludes that the Partial Recommended Disposition should be, and hereby is, approved and adopted as this Court's findings in all respects in its entirety.¹

The motion for summary judgment filed by Defendants Mosely and Blackmon (docket entry #80) is GRANTED. All claims against these Defendants are DISMISSED with prejudice.

IT IS SO ORDERED, this <u>25</u> day of <u>September</u>, 2009.

TED STATES DISTRICT JUDGE

¹The Court specifically finds that defendant's objection (#113) that he was denied access to certain medical records is without merit based upon docket entry # 85 and #93.