Nolan Lewis v. William Mossbrook et al

Doc. 167

The Court, having considered Defendants Mabel Dea's, Chad Joy's, William Mossbrooks', David Shulkin's, and the United States of America's motions for summary judgment, and the pleadings, evidence in support of an in opposition to the motions, as well as the parties' Stipulation dismissing, with prejudice, Plaintiff's claims against Defendants, and, in light of the Court's Orders granting Defendants' motions for summary judgment [Docket Nos. 156, 157, 158, 159] and the dismissing, with prejudice, Plaintiff's claims against Mossbrooks and United States of America concerning his handcuffing [Docket No. 162]:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that judgment is entered in favor of Defendants Mabel Dea, Chad Joy, William Mossbrooks, David Shulkin, Secretary of Veterans Affairs, and United States of America and against Plaintiff Nolan Lewis on all claims.

This action is dismissed in its entirety with prejudice.

DATED: November 16, 2017

UNITED STATES DISTRICT JUDGE