## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Action No. 08-cv-02709-REB-BNB

## GIACOMO KRATTER,

Plaintiff,

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DEFENDANT CATHOLIC HEALTH INITIATIVES COLORADO, doing business as CENTURA HEALTH-SUMMIT MEDICAL CENTER and ST. ANTHONY SUMMIT MEDICAL CENTER, a Colorado corporation, STEADMAN HAWKINS CLINIC, PROFESSIONAL, LLC, a Colorado limited liability company, RANDALL W. VIOLA, M.D., MARY I. BRYAN, and THOMAS R. HACKETT, M.C.,

Defendants.

## ORDER DISMISSING DEFENDANT RANDALL VIOLA, M.D., ONLY

Blackburn, J.

The matter before me is the Stipulation For Dismissal With Prejudice of

Randall Viola, M.D., and Stipulation Relating To Vicarious Liability Over PA Mary

Bryan [#103] filed March 8, 2010. After careful review of the stipulation and the file, I

conclude that the stipulation should be approved, that plaintiff's claims against

defendant, Randall W. Viola, M.D. should be dismissed with prejudice, and that the

stipulations concerning responsibility for any action or omission of "PA Mary Bryan"

should be approved.

THEREFORE, IT IS ORDERED as follows:

1. That the stipulations within the Stipulation For Dismissal With Prejudice of

Randall Viola, M.D., and Stipulation Relating To Vicarious Liability Over PA Mary

Bryan [#103] filed March 8, 2010, are APPROVED;

2. That plaintiff's claims against defendant, Randall W. Viola, M.D., are

**DISMISSED WITH PREJUDICE** with the parties to pay their own attorney fees and costs;

3. That defendant, Randall W. Viola, M.D., is **DROPPED** as a named party to this action, and the case caption is amended accordingly; and

4. That the stipulations concerning responsibility for any action or omission of "PA Mary Bryan" are **APPROVED**.

Dated March 9, 2010, at Denver, Colorado.

**BY THE COURT:** 

Robert E. Blackburn United States District Judge