Firth v. Shoemaker et al Doc. 9

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Honorable Marcia S. Krieger

Civil Action No. 09-cv-00224-MSK-MJW

SCOTT FIRTH.

Plaintiff.

v.

JONI SHOEMAKER, individually, and in her official capacity as Deputy Director of Clinical Services,

PEGGY HEIL, individually, and in her official capacity as Chief of Rehabilitation Programs, JOE STOMMEL, individually, and in his official capacity as Chief of Rehabilitation Programs, BURL MCCULLAR, individually, and in his official capacity as Sex Offender Treatment Program Manager,

SAMUEL DUNLAP, individually, and in his official capacity as SOTMP Phase II Program Coordinator,

CHRISTINE TYLER, individually, and in her official capacity as SOTMP Therapist, DWIGHT MARTINEZ, individually, and in his official capacity as SOTMP Therapist, PAT MOSHURE, individually, and in her official capacity as SOTMP Therapist, JACULYN MAUS, individually, and in her official capacity as SOTMP Therapist, LENNY WOODSON, individually, and in his official capacity as SOTMP Therapist, and TINA VALDEZ, individually, and in her official capacity as SOTMP Therapist,

Defendants.

ORDER REGARDING CUSTODY OF EXHIBITS AND DEPOSITIONS USED IN EVIDENTIARY HEARINGS AND TRIALS

IT IS ORDERED that, as to any exhibits and depositions used during evidentiary hearings or trials, counsel for the parties shall retrieve the originals of such exhibits and depositions from the Court following the evidentiary hearing or trial, and shall retain same for 60 days beyond the later of the time to appeal or conclusion of any appellate proceedings. The Court will retain its copy of the exhibits for the same time period after which the documents will be destroyed.

DATED this 5th day of March, 2009.

BY THE COURT:

Marcia S. Krieger United States District Judge

marcie S. Kniga