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

Civil Case No. 10-cv-02106-REB-BNB

GREGORY LAY LISCO,

Plaintiff,

٧.

DR. WRIGHT, MD, Medical Provider, Cheyenne Mountain Re-Entry Center, NURSE SERENE BEALL, Intake Nurse, Cheyenne Mountain Re-Entry Center, O.C. BAKER, Intake Technician, Cheyenne Mountain Re-Entry Center, MS. TREDWAY, Case Manager, Cheyenne Mountain Re-Entry Center, and MR. LONDON, Case Manager, Cheyenne Mountain Re-Entry Center,

Defendants.

ORDER ADOPTING RECOMMENDATIONS OF THE UNITED STATES MAGISTRATE JUDGE

Blackburn, J.

This matter is before me on the following: (1) defendant **Dr. William R. Wright's**Motion for Judgment on the Pleadings [#60]¹ filed July 19, 2011; (2) the Motion for

Judgment on the Pleadings [#65] filed August 17, 2011, which motion was filed by the all other named defendants; (3) the Recommendation of United States Magistrate

Judge [#74] filed November 9, 2011; and (4) the Recommendation of United States

Magistrate Judge [#75] filed November 9, 2011. No objections to either recommendation have been filed by the parties. Therefore, I review the recommendations only for plain error. See Morales-Fernandez v. Immigration &

¹ "[#60]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's case management and electronic case filing system (CM/ECF). I use this convention throughout this order.

Naturalization Service, 418 F.3d 1116, 1122 (10th Cir. 2005).² Finding no error, much less plain error, in the magistrate judge's recommended dispositions, I find and conclude that recommendations both should be approved and adopted.

THEREFORE, IT IS ORDERED as follows:

- 1. That the **Recommendation of United States Magistrate Judge** [#74] filed November 9, 2011, is **APPROVED** and **ADOPTED** as an order of this court;
- That the Motion for Judgment on the Pleadings [#65] filed August 17,
 is GRANTED;
- 3. That the **Recommendation of United States Magistrate Judge** [#75] filed November 9, 2011, is **APPROVED** and **ADOPTED** as an order of this court;
- 4. That defendant **Dr. William R. Wright's Motion for Judgment on the Pleadings** [#60] filed July 19, 2011, is **GRANTED**;
- 5. That under FED. R. CIV. P. 12(c), the claims asserted in the plaintiff's **Amended Prisoner Complaint** [#14] filed November 29, 2010, are **DISMISSED** with prejudice;
- 6. That **JUDGMENT SHALL ENTER** in favor of the defendants, Dr. Wright, M.D., Nurse Serene Beall, O.C. Baker, Ms. Tredway, and Mr. London, against the plaintiff, Gregory Lay Lisco; and

² This standard pertains even though plaintiff is proceeding *pro* se in this matter. *Morales-Fernandez*, 418 F.3d at 1122. In addition, because plaintiff is proceeding *pro* se, I have construed his pleadings more liberally and held them to a less stringent standard than formal pleadings drafted by lawyers. *See Erickson v. Pardus*, 551 U.S. 89, 94, 127 S. Ct. 2197, 2200, 167 L.Ed.2d 1081 (2007); *Andrews v. Heaton*, 483 F.3d 1070, 1076 (10th Cir. 2007); *Hall v. Bellmon*, 935 F.2d 1106, 1110 (10th Cir. 1991) (citing *Haines v. Kerner*, 404 U.S. 519, 520-21, 92 S.Ct. 594, 595-96, 30 L.Ed.2d 652 (1972)).

7. That the defendants are **AWARDED** their costs, to be taxed by the clerk of the court under Fed. R. Civ. P. 54(d)(1) and D.C.COLO.LCivR 54.1.

Dated February 27, 2012, at Denver, Colorado.

BY THE COURT:

Robert E. Blackbum

United States District Judge