IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Magistrate Judge Kathleen M. Tafoya

Civil Action No. 12-cv-02558-PAB-KMT

JOHNNY L. REYNOLDS, #113703,

Plaintiff,

v.

DIRECTOR, COLORADO DEPARTMENT OF CORRECTIONS, MICHAEL LIND, Captain #3620, CORDOVA, Lieutenant #3191, JONI CORCORAN, Lieutenant #12916, and JOHN REILLY, Correctional Industries Supervisor,

Defendants.

MINUTE ORDER

ORDER ENTERED BY MAGISTRATE JUDGE KATHLEEN M. TAFOYA

Plaintiff's "Motion for Discovery" (Doc. No. 41, filed Apr. 12, 2013) is DENIED without prejudice. Pursuant to Fed. R. Civ. P. 26(a)(1)(B)(iv), pro se actions brought by individuals in the custody of the United States, a state, or a state subdivision are a category of proceedings "exempt from initial disclosure." Additionally, the local rules of this court provide that a scheduling order and orders for discovery are unnecessary in categories of proceedings listed in Fed. R. Civ. P. 26(a)(1)(B). D.C.COLO.LCivR 16.2.B.2. This court declines to allow discovery prior to the entry of a scheduling order or discovery order. A preliminary scheduling conference will be set after Defendants have filed an answer to Plaintiff's complaint.

Dated: April 15, 2013