## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Magistrate Judge Michael J. Watanabe

Civil Action No. 15-cv-01949-RBJ-MJW

FTR - Courtroom A-502

Date: February 22, 2016

Parties

CARL HALL. #44729-054

Plaintiff(s),

v.

LT. SHUMARD, LT. MONAREZ, C.O. BUTZ, and C.O. CATES,

Defendant(s).

## **COURTROOM MINUTES / MINUTE ORDER**

## HEARING: **RULE 16(b) SCHEDULING CONFERENCE/SHOW CAUSE HEARING** Court in session: 9:01 a.m.

Court calls case. Appearances of Pro Se plaintiff and defense counsel.

As all defendants have been served, and counsel has entered his appearance for all defendants.

It is ORDERED: The ORDER TO SHOW CAUSE [Docket No. 21, filed December 21, 2015] is deemed satisfied and is discharged.

Discussion is held regarding Defendants' Motion to Stay Discovery Pending Resolution of Defendants' Motion to Dismiss [Docket No. 33, filed February 19, 2016]. It is noted the individual Defendants have asserted qualified immunity and the Motion to Dismiss is fully dispositive.

- Defendants' MOTION TO STAY DISCOVERY PENDING RESOLUTION It is ORDERED: OF DEFENDANTS' MOTION TO DISMISS [Docket No. 33, filed February 19, 2016] is **GRANTED** for reasons as set forth on the record.
- It is ORDERED: Discovery is **STAYED** pending ruling on the Defendants' Motion to Dismiss or as further ordered by the Court.

Courtroom Deputy, Ellen E. Miller

Counsel

*Pro Se* (by telephone)

Evan P. Brennan

It is ORDERED: Plaintiff shall have up to and including MARCH 31, 2016 in which to file his RESPONSE to Defendants' MOTION TO DISMISS [Docket No. 31, filed February 16, 2016]. Plaintiff is directed to mail his Response no later than MARCH 24, 2016 to allow adequate time for the mail process and docketing to occur by the deadline of MARCH 31, 2016.

As Plaintiff represents to the Court that he did not receive a copy of the Defendants' Motion to Dismiss [Docket No. 31],

It is ORDERED: Defense counsel shall forthwith mail a copy of Defendants' Motion to Dismiss [Docket No. 31] to Plaintiff. Defense counsel shall also contact the legal department at the Florence Admax U. S. Penitentiary to arrange to have a copy of the motion FAXed to the department and then handdelivered to the Plaintiff.

Following a ruling on the Defendants' Motion to Dismiss, a Scheduling Conference, if necessary, will be set by minute order.

It is ORDERED: The SCHEDULING CONFERENCE is vacated, to be set at a future date if necessary. The Court does not consider any of the three Proposed Scheduling Orders filed [Docket No. 28, filed February 10, 2016], [Docket No. 28, filed February 11, 2016] and [Docket No. 30, filed February 15, 2016].

Hearing concluded.

**Court in recess**: 9:16 a.m. Total in-court time: 00:15

To order a transcript of this proceedings, contact Stevens-Koenig Reporting (303) 988-8470