Uncangco v. Colvir	

2 DISTRICT OF NEVADA	
PG-PAL	
ND	
0 On September 30, 2016, Magistrate Judge Leen entered a report and recommendation that	
Carolyn Colvin's	
to conduct a de	
g district courts to	
"make a de novo determination of those portions of the report or specified proposed findings to	
which objection is made"); United States v. Reyna-Tapia, 328 F.3d 1114, 1121 (9th Cir. 2003)	
(en banc) ("the district judge must review the magistrate judge's findings and recommendations	
de novo if objection is made, but not otherwise" (emphasis in original)).	
I nevertheless reviewed the report and recommendation. 28 U.S.C. § 636(b)(1). Judge	
ndation (ECF No.	
DENIED, and	
t in favor of	
Ministration-	
ICT JUDGE	
n []]	