UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

TERRENCE TAYLOR,

Plaintiff,

v.

9:09-CV-1036 (FJS/DEP)

GLENN S. GOORD, Commissioner of NYSDOCS, individually and officially; LESTER WRIGHT, Deputy Commissioner, Chief Medical Officer for NYSDOCS, individually and officially; GRAHAM, Superintendent, Auburn Correctional Facility, individually and officially; PANG KOOI, Chief Medical Doctor at Auburn Correctional Facility, individually and officially; J. DOLAN, Doctor at Auburn Correctional Facility, individually and officially; NANCY RYERSON, Nurse Administrator at Auburn Correctional Facility, individually and officially; and J. BARETTE, Registered Nurse at Auburn Correctional Facility, individually and officially,

Defendants.

APPEARANCES

OF COUNSEL

TERRENCE TAYLOR 87-A-1749

Green Haven Correctional Facility P.O. Box 4000 Stormville, New York 12582 Plaintiff *pro se*

OFFICE OF THE NEW YORK STATE ATTORNEY GENERAL

MICHAEL G. MCCARTIN, AAG

The Capitol Albany, New York 12224 Attorneys for Defendants

SCULLIN, Senior Judge

ORDER

On September 2, 2010, Magistrate Judge Peebles issued a Report and Recommendation in which he recommended that this Court grant in part and deny in part Defendants' motion to dismiss and grant Plaintiff's motion for leave to amend and to join additional parties. *See* Dkt. No. 42. The parties did not file any objections to those recommendations.

When a party does not object to a magistrate judge's report-recommendation, the court reviews that report-recommendation for clear error or manifest injustice. *See Linares v. Mahunik*, No. 9:05-CV-625, 2009 WL 3165660, *10 (N.D.N.Y. July 16, 2009) (citation and footnote omitted). After conducting this review, "the Court may 'accept, reject, or modify, in whole or in part, the . . . recommendations made by the magistrate judge." *Id.* (quoting 28 U.S.C. § 636(b)(1)(C)).

The Court has reviewed Magistrate Judge Peebles' September 2, 2010 Report and Recommendation for clear error and manifest injustice; and, finding none, the Court hereby

ORDERS that Magistrate Judge Peebles' September 2, 2010 Report and Recommendation is ACCEPTED in its entirety for the reasons stated therein; and the Court further

ORDERS that Defendants' motion to dismiss is GRANTED with respect to all of Plaintiff's claims against Defendants Goord, Wright, and Graham and DENIED in all other respects; and the Court further

ORDERS that Plaintiff's motion for leave to amend and to join additional parties is **GRANTED**; and the Court further

ORDERS that, within **thirty (30) days** of the filing date of this Order, Plaintiff shall file

his motion to amend his complaint, together with "a fully integrated second amended complaint,

to be substituted for and replace the currently operative, amended complaint. That second

amended complaint should incorporate the facts set forth in support of [P]laintiff's pending

motion [to amend]." See Report and Recommendation dated September 2, 2010, at 33 n.10; and

the Court further

ORDERS that, when the Clerk of the Court receives Plaintiff's motion to amend and his

proposed second amended complaint, the Clerk of the Court shall forward those documents to

Magistrate Judge Peebles for review and a determination of whether the proposed pleading meets

the criteria set forth in Magistrate Judge Peebles' September 2, 2010 Report and

Recommendation; and the Court further

ORDERS that the Clerk of the Court shall serve a copy of this Order on the parties in

accordance with the Local Rules.

IT IS SO ORDERED.

Dated: September 23, 2010

Syracuse, New York

Senior United States District Court Judge

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