

against Dreibelbis because he had no involvement in Plaintiff's medical care, having instead handled Plaintiff's grievance concerning the care he did receive. (Doc. 1, ECF p. 14). The magistrate judge recommends that the claim be dismissed as against Dr. Long because Dr. Long's involvement in Plaintiff's care was limited to having received two inmate requests from Plaintiff complaining that the Motrin he had been prescribed by a physician's assistant for pain was not working. (Doc. 1, ECF pp. 10 and 12). The magistrate judge reasoned that Dr. Long, as a nontreating physician, could not be held liable for an Eighth Amendment violation for this limited contact with Plaintiff, given the treatment he was receiving, which included eventual surgical repair of his jaw.

We have reviewed Plaintiff's objections and find them to be without merit as they do not address the facts relevant to his claims against these defendants.

Accordingly, this 7th day of November, 2013, upon consideration of the report and recommendation of the magistrate judge (Doc. 66), and the objections that were filed (Doc. 70), and upon independent review of the record, it is ORDERED that:

1. The magistrate judge's report (Doc. 66) is adopted.
2. The motion (Doc. 46) for summary judgment filed by Defendant Long is GRANTED.
3. The motion (Doc. 50) for summary judgment filed by Defendant Dreibelbis is GRANTED.

4. The Clerk of Court shall enter judgment in favor of Defendants Long and Dreibelbis and against Plaintiff.

5. The Clerk of Court shall close this file.

/s/ William W. Caldwell
William W. Caldwell
United States District Judge