BOND v. HORNE et al Doc. 127

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

JESSE DERRICK BOND,)	
Plaintiff,)	
V.)	2:11cv1342 Electronic Filing
DAVID HORNE, et al. Defendants.)	Electronic Thing

ORDER OF COURT

AND NOW, this 14th day of August, 2015, for the reasons set forth in the Memorandum Opinion filed on this date, IT IS ORDERED that [89] Defendants' Motion for Summary Judgment be, and the same hereby is, **GRANTED** and [93] Plaintiff's Partial Motion and [108] Supplemental Motion for Summary Judgment be, and the same hereby are, **DENIED**. Plaintiff's objections are overruled. The magistrate judge's [121] Report and Recommendation filed on April 14, 2015, as augmented in the memorandum opinion issued on this date is adopted as the opinion of the Court. Remaining for trial is a retaliation claim against Defendant Horne for filing the August 23, 2010, misconduct report.¹

s/David Stewart Cercone
David Stewart Cercone
United States District Judge

cc: JESSE DERRICK BOND
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(via U.S. First Class Mail)

Robert A. Willig
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(Via CM/ECF Electronic Mail)

1 The Report and Recommendation mistakenly states that the misconduct report was issued on August 20, 2010.