-KLS	Alverto v.	Department	of Corrections	et al

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4	UNITED STATES DISTRICT COURT				
5	WESTERN DISTRICT OF WASHINGTON AT TACOMA				
6	JEROME CEASAR ALVERTO,				
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8	Plaintiff, v.				
	DEDADTMENT OF CODDECTIONS CO	No. C11-5572 RJB			
9	DEPARTMENT OF CORRECTIONS, C/O FINCH, C/O PERCIFIELD, C/O	NO. C11-3372 KJD			
10	GRIJALVA, SGT. C. ROOP, HERBERT C. PENROSE, MICHAEL ESTES, KRISTI	ORDER ADOPTING REPORT AND RECOMMENDATION			
11	ENTROP, DR. JUGUILON, STEPHEN				
12	SINCLAIR, RAYMOND BUCHMANN, C/O ADAMIRE, RON FRAKER, ROB				
13	JACKSON, COUNSELOR WALKER,				
14	KURT GRUBB, C/O DELEON, C/O PALMER, JASON ROMERO, ADELE				
15	WILLIAMS, BRYAN MCGARVIE,				
16	DARREN HEAWARD, DENISE LARSON, LT. TOM TABER, JASON ULRICH, and				
	STATE OF WASHINGTON,				
17	Defendants.				
18	This matter comes before the Court on the	e Report and Recommendation of U.S.			
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20	Magistrate Judge Karen L. Strombom. Dkt. 66. The Magistrate Judge recommends that				
21	Plaintiffs' motion for injunctive relief (Dkt. 46) be denied. Plaintiff has filed objections to the				
22	Report and Recommendation. Dkt. 69. The Court has considered the Report and				
23	Recommendation, the objections, and the record herein.				
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25	As detailed in the Report and Recommendation, Plaintiff seeks an order enjoining				
26	Defendants, and others, from (1) committing ongoing constitutional violations and (2) directing				
	Defendants to move him to one of four identified DOC facilities. Plaintiff alleges several				
	ORDER ADOPTING REPORT AND RECOMM	IENDATION- 1			

instances of staff sexual misconduct, failure of staff to protect him from other inmates, inadequate medical care, retaliation, limited law library access, and state Public Records Act violations.

A plaintiff seeking a preliminary injunction must establish the following: (1) a likelihood of success on the merits, (2) a likelihood of irreparable injury to the plaintiff if injunctive relief is not granted, (3) a balance of hardships favoring the plaintiff, and (4) advancement of the public interest. *Winter v. Natural Res. Def. Council*, 555 U.S. 7 (2008). The Magistrate Judge found that Plaintiff has not shown probable success on the merits, nor that the balance of relative hardships tips sharply in his favor or even a threat of irreparable injury. The Court agrees with the Report and Recommendation of the Magistrate Judge. Plaintiff's objections are unpersuasive.

The Court, having reviewed the Report and Recommendation of Magistrate Judge Karen L. Strombom, objections to the Report and Recommendation, and the remaining record, does hereby find and **ORDER**:

(1) The Court adopts the Report and Recommendation;

(2) Plaintiff's motions for preliminary injunction and hearing (ECF No. 46) is **DENIED.**

(3) The Clerk is directed to send copies of this Order to Plaintiff, counsel for Defendants, and to the Hon. Karen L. Strombom.

DATED this 30th day of January, 2012.

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ROBERT J. BRYAN United States District Judge

ORDER ADOPTING REPORT AND RECOMMENDATION-2

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