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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

CHRISTOPHER MILLER,

Plaintiff,

v.

MARGARET GILBERT, et al.,

Defendants.

CASE NO. C16-5891 BHS

ORDER ADOPTING REPORT  
AND RECOMMENDATION IN  
PART AND REMANDING

13 This matter comes before the Court on the Report and Recommendation (“R&R”)  
14 of the Honorable J. Richard Creatura, United States Magistrate Judge (Dkt. 73), Plaintiff  
15 Christopher Miller’s (“Miller”) objections to the R&R (Dkt. 75), and Defendant Shelli  
16 Hudson’s (“Hudson”) objections to the R&R (Dkt. 76).

17 On November 8, 2017, Judge Creatura issued the R&R recommending that the  
18 Court grant Defendants Margaret Gilbert, Daniel Van Ogle, Douglas McCarty, Casey  
19 Wilbur, Star Miller, Victor Martinez, Cory Ellis, Eric Mainio, and Hudson’s (collectively  
20 “Defendants”) motion for summary judgment in part and deny it in part. Dkt. 73.  
21 Specifically, Judge Creatura recommends granting the motion as to all Defendants except  
22 Hudson because material questions of fact exist on Miller’s claim against Hudson for

1 failure to provide adequate medical care. *Id.* The question of fact is whether Hudson  
2 deliberately ignored Miller's repeated requests for treatment during the days after an  
3 incident involving the forceful removal of handcuffs that were improperly placed on  
4 Miller. *Id.* On November 17, 2017, Miller filed objections. Dkt. 75. On November 22,  
5 2017, Hudson filed objections. Dkt. 76.

6 The district judge must determine de novo any part of the magistrate judge's  
7 disposition that has been properly objected to. The district judge may accept, reject, or  
8 modify the recommended disposition; receive further evidence; or return the matter to the  
9 magistrate judge with instructions. Fed. R. Civ. P. 72(b)(3).

10 In this case, three main issues exist. First, Judge Creatura recommends that the  
11 Court grant summary judgment to the officer who improperly applied the handcuffs and  
12 the officers who forcefully removed the handcuffs from Miller. Dkt. 73 at 5–7.  
13 Although Miller objects to this recommendation, the Court agrees with Judge Creatura  
14 that no evidence exists to create a question of fact that either event was a malicious and  
15 sadistic attempt to cause harm. The improper application of the handcuffs was at most a  
16 negligent attempt to restore discipline and order after an inmate altercation. Similarly,  
17 the officers' use of the bolt cutters to remove the handcuffs was a reasonable attempt to  
18 help Miller and relieve the pain from the over-tightened cuffs. Therefore, the Court  
19 adopts the R&R on this issue and grants Defendants' motion for summary judgment on  
20 Miller's Eight Amendment claim for excessive force.

21 Second, Judge Creatura recommends that the Court deny Defendants' motion for  
22 summary judgment on Miller's claim for failure to provide adequate medical care. Dkt.

1 73 at 7–10. Judge Creatura found that a material question of fact exists whether Miller  
2 received adequate medical care in administrative segregation for the days that followed  
3 the incident. *Id.* at 9–10. Miller declares that he sent numerous requests to medical staff  
4 for medical attention and that most of the requests went unanswered. Dkt. 62-1 at 31, ¶  
5 26. Judge Creatura concluded that, “[i]f plaintiff’s kites notified defendant Hudson that  
6 plaintiff was seriously injured and required additional medical treatment, but she chose to  
7 ignore him, it could constitute an intentional deprivation of medical care in violation of  
8 the Eighth Amendment.” Dkt. 73 at 10 (citing *Estelle v. Gamble*, 429 U.S. 97, 104–05  
9 (1976)). Hudson objects to this conclusion arguing that “[t]here is no evidence in the  
10 record that any medical kites were directed to Ms. Hudson or were ignored by her.” Dkt.  
11 76 at 11. Although the Court agrees with Hudson, the lack of evidence specifically  
12 identifying Hudson does not result in resolution of Miller’s claim. In his complaint,  
13 Miller alleges that Defendants “Pat Doe” medical practitioners denied him medical  
14 treatment while he was placed in segregation. Dkt. 36 at 10, ¶ 47. Miller supports this  
15 allegation with a declaration and medical reports showing that medical staff may not have  
16 checked on him for the first six days he was in segregation. Dkts. 62-4 at 28, 62-5 at 14.  
17 Further clarity is required to determine whether Pat Doe is an unnamed defendant, which  
18 creates procedural problems at this point of the proceeding, or whether Pat Doe is in fact  
19 Hudson, which is a reasonable inference taking the evidence in the light most favorable  
20 to Miller. Therefore, the Court declines to adopt the R&R on this issue, and remands for  
21 further proceeding to resolve these, as well as other potential issues.

1 Third, Judge Creatura recommends that the Court dismiss Miller's claims against  
2 Defendants Gilbert and Van Ogle because Miller fails to show personal participation in  
3 the deprivation of his rights. Dkt. 73 at 10–11. The Court agrees as to Van Ogle, and  
4 Miller does not object to this portion of the R&R. Thus, the Court adopts the R&R as to  
5 Van Ogle. The Court, however, finds that there is a possibility that Gilbert personally  
6 participated. Miller contends and cites evidence to show that Gilbert personally denied  
7 Miller's grievances relating to the alleged failure to provide adequate medical care. Dkt.  
8 75 at 4. Thus, to the extent that Gilbert did personally participate in a claim, the Court  
9 declines to adopt the R&R on this issue and remands for further proceedings to address  
10 this evidence.

11 Therefore, the Court having considered the R&R, the parties' objections, and the  
12 remaining record, does hereby find and order as follows:

- 13 (1) The R&R is **ADOPTED in part**;
- 14 (2) The Court **GRANTS** Defendants' motion for summary judgment as to  
15 Defendants Van Ogle, McCarty, Wilbur, Miller, Martinez, Ellis, and  
16 Mainio;
- 17 (3) The Court **DECLINES** to adopt the R&R in part and remands for further  
18 proceedings regarding Miller's claims against Gilbert and Hudson.

19 Dated this 7th day of December, 2017.

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BENJAMIN H. SETTLE  
United States District Judge