



{¶ 6} “3.) The Magistrate’s Decision is inconsistent with the established fact Plaintiff had a prior surgery and excluding water, exit from the top bunk as required easily caused this accident and aggravated Plaintiff’s existing injuries;

{¶ 7} “4.) The Magistrate’s ruling imposing a duty on an inmate to enforce a doctor’s order is inconsistent with prison conditions and restrictions as indicated by the reversal of the accusation Plaintiff lied about having the restriction;

{¶ 8} “5.) The testimony of Sgt. Skinner and Inspector Scott do not refute constructive notice, considering the testimony of Inmate Simmons and Plaintiff that the condition was open, obvious and occurred frequently, Sgt. Skinner only having worked one shift and not having been present during the incident and all weather conditions and the State having failed to call correctional officers in charge of the dormitory on the various shifts who could refute Plaintiff’s testimony;

{¶ 9} “6.) The decision of the Magistrate is against the manifest weight of the evidence and is contrary to law.”

{¶ 10} In plaintiff’s objections, plaintiff disagrees with several factual findings made by the magistrate and the legal conclusions drawn therefrom. After reviewing the record, trial transcript, admitted exhibits, and the magistrate’s decision, the court finds that the magistrate’s conclusion regarding liability is supported by the greater weight of the evidence reviewed.

{¶ 11} Upon review of the record, the magistrate’s decision, and the objections, the court finds that the magistrate correctly analyzed the issues and applied the law to the facts. Therefore, the objections are **OVERRULED** and the court adopts the magistrate’s decision and recommendation as its own, including the findings of fact and conclusions of law contained therein. Judgment is rendered in favor of defendant. Court costs are assessed against plaintiff. The clerk shall serve upon all parties notice of this judgment and its date of entry upon the journal.

---

FRED J. SHOEMAKER

Judge

Entry cc:

Richard F. Swope  
6504 East Main Street  
Reynoldsburg, Ohio 43068-2268

Attorney for Plaintiff

Tracy M. Greuel  
Assistant Attorney General  
150 East Gay Street, 23rd Floor  
Columbus, Ohio 43215-3130

Attorney for Defendant

LM/cmd

Filed November 22, 2004

To S.C. reporter December 6, 2004