

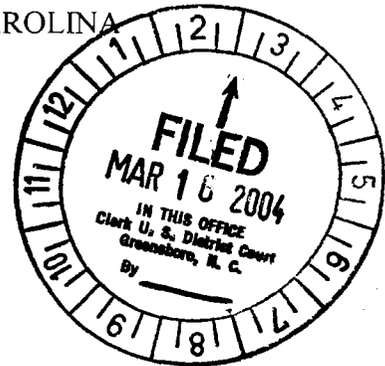
30.

J. J.

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

TRACY DONELL HOLLAND,)
Plaintiff,)
v.)
UNITED STATES OF AMERICA)
Defendant.)

1:02CV395

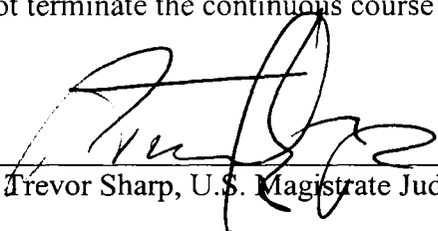


ORDER

Upon Motion and for good cause shown,

IT IS HEREBY ORDERED AND ADJUDGED that footnote 4 contained in page 7 of the Judgment entered in this matter on January 22, 2004 be and is hereby amended to read as follows:

⁴The Court notes that the facts contained in the *Wehrman* holding are inapplicable to the case at bench. In *Wehrman*, the plaintiff did consult with an attorney, but the consultation regarded another completely unrelated legal matter, rather than the Plaintiff's potential FTCA medical malpractice claim against the VA. 830 F.2d at 1486. The case does not provide any support for the proposition that a plaintiff's consultation with a lawyer regarding a potential FTCA malpractice claim does not terminate the continuous course of treatment.



P. Trevor Sharp, U.S. Magistrate Judge

March 16th, 2004.