

or exposure to extreme weather conditions during outside recreation are **DISMISSED** without prejudice.¹

SO ORDERED, this 21st day of June, 2016.

S/ Marc T. Treadwell
MARC T. TREADWELL, JUDGE
UNITED STATES DISTRICT COURT

¹ Because the Plaintiff's amended complaint clearly identifies his Eighth Amendment claim as "totality of confinement conditions," it does not appear that the Plaintiff is attempting to bring a deliberate medical indifference claim. (Doc. 8 at 26). His complaint does not mention any specific denial of medical or dental care that would be barred by the two-year statute of limitations.