Clay v. Ambriz Doc. 36

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

THOMAS H CLAY,	§
	§
Plaintiff,	§
VS.	§ CIVIL ACTION NO. C-12-53
	§
A. AMBRIZ, et al,	§
	§
Defendants.	§

ORDER ADOPTING MEMORANDUM AND RECOMMENDATION AND TO DENY PLAINTIFF'S MOTION TO PROCEED IN FORMA PAUPERIS ON APPEAL

Pending before the Court is Plaintiff's Application to Proceed *In Forma Pauperis* on Appeal (D.E. 28, 30). On May 21, 2012, United States Magistrate Judge Brian L. Owsley issued a Memorandum and Recommendation (D.E. 33), recommending that Plaintiff's Motion be denied. Plaintiff timely filed his Objections (D.E. 34) on June 4, 2012.

Plaintiff's objections include multiple arguments that have already been addressed by this Court. D.E. 18. Those arguments will not be addressed again. The bulk of his current objections are further centered around the argument that, if his previous "strikes" survived their respective initial section 1915(g) screenings, they cannot possibly be frivolous or malicious nor could they state claims upon which relief cannot be granted. Plaintiff fails to appreciate the difference between a court's assessment of a claim on its face versus the assessment that comes with additional evidence against the claimant. A court's more generous view of a claim before evidence has been submitted does not 1/2

prevent the evidence from revealing a claim to be frivolous or otherwise violative of section 1915(g). Nothing about the initial screening inoculates Plaintiff against later

findings commensurate with later substantive or procedural developments in the case.

Having reviewed the findings of fact, conclusions of law, and recommendations

set forth in the Magistrate Judge's Memorandum and Recommendation, as well as

Plaintiff's Objections, and all other relevant documents in the record, and having made a

de novo disposition of the portions of the Magistrate Judge's Memorandum and

Recommendation to which objections were specifically directed, the Court

OVERRULES Plaintiff's Objections and ADOPTS as its own the findings and

conclusions of the Magistrate Judge. Accordingly, Plaintiffs Application to Proceed In

Forma Pauperis on Appeal (D.E. 28, 30) is **DENIED**.

ORDERED this 13th day of June, 2012.

NELVA GONZALES RAMOS

UNITED STATES DISTRICT JUDGE