Phillip Fantone v. Fred Latini, et al Doc. 3011912143

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 13-3611

PHILLIP LEE FANTONE,
Appellant

v.

FRED LATINI, JOE BURGER, and RON MACKEY

On Appeal from the United States District Court for the Western District of Pennsylvania (D.C. Civ. No. 2-12-cv-01691) Honorable Cynthia R. Eddy, Magistrate Judge

BEFORE: VANASKIE, GREENBERG, and COWEN, Circuit Judges

ORDER AMENDING OPINION

The opinion filed February 18, 2015 is hereby amended as follows:

The sentence starting at the bottom of page 18 and continuing to the top of page 19 is amended to read as follows:

The Supreme Court explained in <u>Haines</u> that a <u>pro se</u> complaint, "however inartfully pleaded," must be held to "less stringent standards than formal pleadings drafted by lawyers," <u>id</u>. at 520-21, 92 S.Ct. at 596, but we nonetheless review the pleading to ensure that it has "sufficient factual matter, accepted as true, to state a claim to relief that is plausible on its face." <u>Ashcroft v Iqbal</u>, 556 U.S. 662, 678, 129 S.Ct. 1937, 1949 (2009).

Following this sentence the first letter in the first word of the citation. i.e. see, to <u>Erickson v. Pardus</u> shall be capitalized.

This amendment does not alter the prior disposition of the Court and the judgment entered on February 18, 2015 shall not be amended.

By the Court,

s/ Morton I. Greenberg Circuit Judge

Dated: March 24, 2015

SLC/cc: Tarah E. Ackerman, Esq.

Thomas S. Jones, Esq. Peter D. Laun, Esq. Kemal A. Mericli, Esq.