McCullon et al v. Hitt et al Doc. 7

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

COREY MCCULLON
AND KERRY KENDRED

PLAINTIFFS

v. CASE NO. 3:13CV00271 BSM

BECKY HITT et al.

DEFENDANTS

ORDER

On December 17, 2013, Corey McCullon and Kerry Kendred, inmates at the Poinsett County Detention Center, were directed to file an application for leave to proceed *in forma* pauperis or pay the statutory filing fee within thirty days. [Doc. No. 4]. They were also warned that failure to comply might result in dismissal.

Although McCullon has complied, Kendred has not and the time for doing so has now passed. As a result, Kendred's claim are dismissed without prejudice for failure to prosecute and the clerk of the court is instructed to terminate him as a party plaintiff.

IT IS SO ORDERED this 27th day of January 2014.

JNITED STATES DISTRICT JUDGE