Ford v. Byrd et al Doc. 20

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

RICKEY FORD PLAINTIFF

v. 4:09CV00917WRW/JTK

KARL BYRD, et al. DEFENDANTS

<u>ORDER</u>

On July 27, 2010, a copy of the July 9, 2010 Order which was mailed to plaintiff at his last-

known address, was returned to sender (Doc. No. 19).

Pursuant to Local Rule 5.5(c)(2), a <u>pro</u> <u>se</u> plaintiff must promptly notify the Clerk of the

Court and other parties of any change in his address, and must monitor the progress of the case and

prosecute it diligently. Furthermore, the Local Rule provides for the dismissal without prejudice

of any action in which communication from the Court to a prose plaintiff is not responded to within

thirty days. Although plaintiff has apparently changed his address, this Order will be sent to his last-

known address. Accordingly,

IT IS, THEREFORE, ORDERED that plaintiff shall notify this Court of his current address

and his intent to continue prosecution with this action, pro se, within thirty days of the date of this

Order. Failure to comply with this Order shall result in the dismissal without prejudice of plaintiff's

complaint.

IT IS SO ORDERED this 2nd day of August, 2010.

UNITED STATES MAGISTRATE JUDGE