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7	LINITED STATES	DISTRICT COURT
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	ROBERT LEE JENKINS,	CASE NO. 1:07-CV-01223-DLB PC
11	Plaintiff,	ORDER DENYING MOTION FOR TRIAL TRANSCRIPTS AT GOVERNMENT EXPENSE
12	v.	
13	LT PERRY, JR., et al.,	(DOC. 80)
14	Defendants.	
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17	Plaintiff Robert Lee Jenkins ("Plaintiff") is a prisoner in the custody of the California	
18	Department of Corrections and Rehabilitation. Plaintiff is proceeding pro se and in forma	
19	pauperis in this civil rights action pursuant to 42 U.S.C. § 1983. This action proceeded to jury	
20	trial on August 31, 2010. Judgment was entered on September 1, 2010, for Defendants and	
21	against Plaintiff. (Doc. 76.) Plaintiff filed a notice of appeal to the Ninth Circuit Court of	
22	Appeals on September 1, 2010. (Doc. 77.) Pending before the Court is Plaintiff's motion for the	
23	court to provide Plaintiff with a copy of the trial transcript, filed September 30, 2010. (Doc. 80.)	
24	The Court construes this as a motion for trial transcripts at government expense.	
25	A litigant who has been granted in forma pauperis status may move to have transcripts	
26	produced at government expense. See 28 U.S.C. § 753(f); McKinney v. Anderson, 924 F.2d	
27	1500, 1511-12 (9th Cir.1991). Two statutes must be considered whenever the district court	
28	receives a request to prepare transcripts at the government's expense.	
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1	First, 28 U.S.C. § 1915(c) defines the limited circumstances under which the court can		
2	direct payment the government to pay for transcripts for a litigant proceeding in forma pauperis.		
3	(c) Upon the filing of an affidavit in accordance with subsections (a) and (b) and the presentent of environment of filing for an environment of environment of the presentence of the p		
4	the record on appeal in any civil or criminal case, if such printing is required by the appellate court; (2) preparing a transcript of proceedings before a United States magistrate judge in any civil or criminal case, if such transcript is required by the district court, in the case of proceedings conducted under section 636(b) of this title or under section 3401(b) of title 18, United States Code; and (3) printing the record on appeal if such printing is required by the appellate court, in the case of proceedings conducted pursuant to section 636(c) of this title. Such expenses		
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10	28 U.S.C. § 1915(c).		
11	Second, 28 U.S.C. § 753(f) allows the court to order the government to pay for transcripts		
12	only if "the trial judge or a circuit judge certifies that the suit or appeal is not frivolous and that		
13	the transcript is needed to decide the issue presented by the suit or appeal." 28 U.S.C. § 753(f).		
14	A request for a transcript at government expense should not be granted unless the appeal presents		
15	a substantial question. Henderson v. United States, 734 F.2d 483, 484 (9th Cir. 1984). Based on		
16	Plaintiff's notice of appeal, the Court finds that the appeal does not present a substantial question		
17	and the request for a transcript at government expense is therefore denied. Plaintiff may renew		
18	his request for a transcript at government expense with the appellate court by filing a motion in		
19	that court if he wishes.		
20	In addition, Plaintiff is notified that the appellate court has access to the Court's file in		
21	this case, and will request any necessary documents that are in the record directly from this		
22	Court.		
23	Based on the foregoing, Plaintiff's motion for trial transcripts at government expense is		
24	HEREBY DENIED.		
25	IT IS SO ORDERED.		
26	Dated:October 4, 2010/s/ Dennis L. BeckUNITED STATES MAGISTRATE JUDGE		
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