Weaver v. Lewis et al

Doc. 5

Dockets.Justia.com

| these strikes and informed him that they were presumed valid because he had failed on prior |
|---|
| occasions to challenge them successfully. Pursuant to the law of this Circuit, plaintiff |
| nonetheless was afforded an opportunity to persuade the Court that § 1915(g) does not bar |
| pauper status for him because he is "under imminent danger of serious physical injury." |
| 28 U.S.C. § 1915(g). |
| Plaintiff has failed to file a response or pay the filing fee in the above actions. |
| Therefore, he has failed to show that his actions are not barred by 28 U.S.C. § 1915(g). |
| Accordingly, each action listed above is DISMISSED without prejudice to plaintiff bringing |
| his claims in new paid complaints. His motions to proceed IFP are DENIED. In each action, |

the Clerk shall terminate any pending motion(s), enter judgment in favor of defendants, and

IT IS SO ORDERED.

DATED: December 8, 2014

close the file.

RICHARD SEEBORG United States District Judge