Sherman v. Klenke et al Doc. 183

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Philip A. Brimmer

Civil Action No. 11-cv-03091-PAB-CBS	
MATTHEW RYAN SHERMAN,	
Plair	ntiff,
v.	
WILLIAM KLENKE, N.P. and DOLORES MONTOYA, H.S.A.,	
Defendants.	
ORDER	
Plaintiff has filed pro se a "Motion to Continue Indigency Status for Purposes of	
Appeal" [Docket No. 179]. The motion is deficient for the following reasons:	
X	is missing affidavit
	affidavit is incomplete
	affidavit is not notarized or is not properly notarized
	affidavit is missing required financial information
	is missing certified copy of prisoner's trust fund statement for the 6 month period immediately preceding this filing
	is missing certificate showing current balance in prison account
	is missing an original signature by the prisoner
X	is not on proper form (must use the court's current form)
X	other authorization to calculate/disburse filing fee payments is missing
Accordingly, it is	

ORDERED that the Prisoner's Motion to Continue Indigency Status for Purposes of Appeal [Docket No. 179] is denied without prejudice because the motion is deficient.

A new motion may be filed in the United States Court of Appeals for the Tenth Circuit.

It is further

ORDERED that all pending motions are denied as moot.

DATED November 2, 2015.

BY THE COURT:

s/Philip A. Brimmer
PHILIP A. BRIMMER
United States District Judge