Bynum v. Hancock et al Doc. 6

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 12-cv-00064-BNB

(The above civil action number must appear on all future papers sent to the court in this action. Failure to include this number may result in a delay in the consideration of your claims.)

CECIL BYNUM,

Plaintiff,

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MAYOR MICHAEL HANCOCK, Municipality, City and County of Denver, KERI JOHNSON, DAVID RYAN, AP RICHMOND, J CASIAS, J ANDREWS, J SIMMONS, and ROBERT HART,

Defendants.

ORDER DIRECTING PLAINTIFF TO CURE DEFICIENCY

Plaintiff has submitted a Prisoner's Motion and Affidavit for Leave to Proceed Pursuant to 28 U.S.C. § 1915, a Prisoner Complaint, a "Motion for Review of the Trial Courts and Court of Appeals Decision Pursuant to 24-10-109, C.R.S. Section 13-80-103," and a Letter. Plaintiff also paid \$5.00 towards the \$350.00 filing fee. As part of the court's review pursuant to D.C.COLO.LCivR 8.2, the court has determined that the submitted documents are deficient as described in this order. Plaintiff will be directed to cure the following if he wishes to pursue his claims. Any papers that the Plaintiff files in response to this order must include the civil action number on this order.

	.ა.ს. ყ	1915 Motion and Affidavit:
(1)		is not submitted
(2)		is missing affidavit
(3)	<u>X</u>	period immediately preceding this filing: (Account statement submitted is not certified by an appropriate official of Plaintiff's penal institution.)
(4)		is missing certificate showing current balance in prison account
(5)		is missing required financial information
(6)	<u> </u>	is missing an original signature by the prisoner
(7)		is not on proper form (must use the court's current form)
(8)		names in caption do not match names in caption of complaint, petition or
(0)	V	habeas application
(9)	<u>X</u>	other: Account statement is necessary only if \$350.00 filing fee is not paid in advance.
		iii advance.
Com	plaint,	Petition or Application:
Com (10)	plaint,	Petition or Application: is not submitted
	-	is not submitted
(10) (11)	_	is not submitted is not on proper form (must use the court's current form)
(10) (11)		is not submitted is not on proper form (must use the court's current form)
(10) (11) (12)		is not submitted is not on proper form (must use the court's current form) is missing an original signature by the prisoner
(10) (11) (12) (13)		is not submitted is not on proper form (must use the court's current form) is missing an original signature by the prisoner is missing page nos
(10) (11) (12) (13) (14)		is not submitted is not on proper form (must use the court's current form) is missing an original signature by the prisoner is missing page nos uses et al. instead of listing all parties in caption names in caption do not match names in text addresses must be provided for all defendants/respondents in "Section A.
(10) (11) (12) (13) (14) (15) (16)		is not submitted is not on proper form (must use the court's current form) is missing an original signature by the prisoner is missing page nos uses et al. instead of listing all parties in caption names in caption do not match names in text addresses must be provided for all defendants/respondents in "Section A. Parties" of complaint, petition or habeas application
(10) (11) (12) (13) (14) (15)		is not submitted is not on proper form (must use the court's current form) is missing an original signature by the prisoner is missing page nos uses et al. instead of listing all parties in caption names in caption do not match names in text addresses must be provided for all defendants/respondents in "Section A.

ORDERED that the Plaintiff cure the deficiencies designated above within thirty

(30) days from the date of this order. Any papers which the Plaintiff files in response to this order must include the civil action number on this order. It is

FURTHER ORDERED that, if the Plaintiff fails to cure the designated deficiencies within thirty (30) days from the date of this order, the complaint and the action will be dismissed without further notice. The dismissal shall be without prejudice.

DATED February 1, 2012, at Denver, Colorado.

BY THE COURT:

s/ Boyd N. Boland
United States Magistrate Judge