Alston v. Daniels et al Doc. 28

UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

IRA ALSTON, :

:

Plaintiff, :

v. : 3:15-cv-669 (CSH)

CORRECTIONAL OFFICER DANIELS, :
CORRECTIONAL OFFICER RUTKOWSKI, :
CORRECTIONAL OFFICER HERNANDEZ, :
CORRECTIONAL OFFICER JOHN DOE #1, :
LIEUTENANT DAIRE, LIEUTENANT ANYNA, :

CAPTAIN JASON CAHILL, CORRECTIONAL

OFFICER JOHN DOE #2,

FEBRUARY 17, 2016

Defendants.

ORDER FOR SERVICE

HAIGHT, Senior District Judge:

In a "Notice" [Doc. 13] filed with the Court, Plaintiff Ira Alston has identified defendant Correctional Officer John Doe #1 as "Correctional Officer Mihalick" and defendant John Doe #2 as "Correctional Officer Emmelmann." Plaintiff has indicated that both officers are assigned to Northern Correctional Institution, located at 287 Bilton Road, Somers, CT 06071. Doc. 13, at 1-2.

The Clerk shall verify the current work addresses for Officers Mihalick and Emmelmann with the Department of Correction Office of Legal Affairs and mail a waiver of service of process request packet to each such defendant at the confirmed address within twenty-one (21) days from the date of this Order. The Clerk shall report on the status of the waiver request on the thirty-fifth

(35) day after mailing. If either defendant Mihalick or Emmelmann fails to return a signed waiver,

the Clerk shall make arrangements for in-person service by the United States Marshal Service on that

defendant in his or her individual capacity; and the defendant shall be required to pay the costs of

service in accordance with Federal Rule 4(d)(2) of Civil Procedure.¹

It is SO ORDERED.

Dated: New Haven, Connecticut

February 17, 2016

/s/Charles S. Haight, Jr.

CHARLES S. HAIGHT, JR.

Senior United States District Judge

¹ Rule 4(d)(2) provides:

(2) Failure to Waive [Service]. If a defendant located within the United States fails, without good cause, to sign and return a waiver requested by a plaintiff located

within the United States, the court must impose on the defendant:

(A) the expenses later incurred in making service; and

(B) the reasonable expenses, including attorney's fees, of any motion required

to collect those service expenses.

Fed. R. Civ. P. 4(d) (A)-(B).

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