

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

JERRY WOODSON,

Plaintiff,

v.

CASE NO. 8:17-cv-1495-T-23AEP

RONALD RUSSO, et al.,

Defendants.

ORDER

The plaintiff alleges:

For four years [and] six months, the plaintiff, Jerry Woodson was illegally profiled by the unknown agents of the Office of Agriculture Law Enforcement, by Mental Abuse, Kidnapping and Torture.

Emotional/Psychological Abuse causes emotional pain, distress or anguish. The plaintiff received verbal assault, intimidation, threats, insults, harassment and treat from the defendant (unknown agents) twenty four hours a day. Two agents abused the Plaintiff 12 hours per shift.

The plaintiff was Sexual Abused as he prepared for bedtime. In the form of abuse to the rectum with cold laser to the nerves in and around the rectum area to make the Plaintiff homosexual.

(Doc. 1 at 2) Magistrate Judge Porcelli, who recommends denying leave to proceed *in forma pauperis* and dismissing the action as frivolous, correctly observes that the complaint appears “baseless, delusional, and without an arguable basis either in fact or law.” (Doc. 3 at 3) Because the plaintiff’s objection (Doc. 4) fails to suggest any merit in the plaintiff’s complaint, the objection (Doc. 4) is **OVERRULED**, the report and recommendation (Doc. 3) is **ADOPTED**, the motion (Doc. 2) for leave to

proceed *in forma pauperis* is **DENIED**, and the action is **DISMISSED**. The clerk is directed to return to the plaintiff the “miscellaneous box of papers” and to close the case.

ORDERED in Tampa, Florida, on July 21, 2017.



STEVEN D. MERRYDAY
UNITED STATES DISTRICT JUDGE