Wilkerson v. Godinez et al Doc. 25 Att. 1

Wednesday, 02 November, 2016 12:53:54 PM

## United States District Court Court U.S. District Court, ILCD

## CENTRAL DISTRICT OF ILLINOIS

		)
	Plaintiff	) )
	VS.	) Case No. ———————————————————————————————————
		) ) )
		) ) )
	Defendant(s)	) )
•	st the full name of ALL plaintiffs and deforance caption page in the above format).	endants in the caption above. If you need more room, attach a
		<u>COMPLAINT</u> *
pri un dej leg	soners challenging the constitutionality of der 42 U.S.C. § 1983 (against state, county, fendants). However, 42 U.S.C. § 1983 and val claims arise from other federal laws.	r complaint, if known. This form is designed primarily for pro se their conditions of confinement, claims which are often brought or municipal defendants) or in a "Bivens" action (against federal d "Bivens" do not cover all prisoners' claims. Many prisoners Your particular claim may be based on different or additional form to your claim or draft your own complaint.
<b>_</b>	42 U.S.C. §1983 (state, county or munici	ipal defendants)
	Action under Bivens v. Six Unknown Fed	deral Narcotics Agents, 403 U.S. 388 (1971)(federal defendants)
⊐	Other federal law:	
⊐	Unknown	
	I. FED	DERAL JURISDICTION

<sup>\*</sup>Please refer to the instructions when filling out this complaint. Prisoners are not required to use this form or to answer all the questions on this form in order to file a complaint. This is not the form to file a habeas corpus petition.

Jurisdiction is based on 28 U.S.C. § 1331, a civil action arising under the United States Constitution or other federal law. (You may assert a different jurisdictional basis, if appropriate).

## II. PARTIES

A. Plaintiff:	
Full Name:	
Prison Identification Number:	
Current address:	
For additional plaintiffs, provide the information in the same format as above on a separate page more than one plaintiff, each plaintiff must sign the Complaint, and each plaintiff is responsible for her own complete, separate filing fee.	
B. Defendants	
Defendant #1:	
Full Name:	
Current Job Title:	
Current Work Address	
Defendant #2:	
Full Name:	
Current Job Title:	
Current Work Address	
Defendant #3:	
Full Name:	
Current Job Title:	

Current Work Address	
Defendant #4:	
Full Name:	
Current Job Title:	
Current Work Address	
Defendant #5:	
Full Name:	
Current Job Title:	
Current Work Address	
For additional defendants, provide the information in the same format as above on a separate page.  III. LITIGATION HISTORY	
The "three strikes rule" bars a prisoner from bringing a civil action or appeal in forma particle federal court if that prisoner has "on 3 or more occasions, while incarcerated or detained in any facility, an action or appeal in a court of the United States that was dismissed on the grounds that it is formalicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under it danger of serious physical injury." 28 U.S.C. § 1915(g).	, brought rivolous,
A. Have you brought any other lawsuits in state or federal court dealing with the same facts involved	l
in this case? Yes $\square$ No $\square$	
If yes, please describe	
B. Have you brought any other lawsuits in federal court while incarcerated?	
Yes  No  No	
C. If your answer to B is yes, how many? Describe the lawsuit(s) below.	

1. Name of Case, Court and Docket Number						
2. Basic claim made						
3. Disposition (That is, how did the case end? Was the case dismissed? Was it appealed? Is it still						
pending?)						
For additional cases, provide the above information in the same format on a separate page.						
IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES						
Prisoners must exhaust available administrative remedies before filing an action in federal court about prison conditions. 42 U.S.C. § 1997e(a). You are not required to allege or prove exhaustion of administrative remedies in the complaint. However, your case must be dismissed if the defendants show that you have not exhausted your administrative remedies, or if lack of exhaustion is clear from the complaint and its attachments. You may attach copies of materials relating to exhaustion, such as grievances, appeals, and official responses. These materials are not required to file a complaint, but they may assist the court in understanding your claim.						
A. Is there a grievance procedure available at your institution? Yes □ No □  B. Have you filed a grievance concerning the facts relating to this complaint?						
If your answer is no, explain why not						
C. Is the grievance process completed? Yes $\square$ No $\square$						
V. STATEMENT OF CLAIM						
Place(s) of the occurrence						

Date(s) of the occurrence
State here briefly the FACTS that support your case. Describe what each defendant did to violate your federa rights. You do not need to give any legal arguments or cite cases or statutes. Number each claim in a separate paragraph. Unrelated claims should be raised in a separate civil action.
THE COURT URGES YOU TO USE ONLY THE SPACE PROVIDED. Federal Rule of Civil Procedure 8(a requires only a "short and plain statement" of your claim showing that you are entitled to relief. It is best to include only the basic, relevant facts, including dates, places, and names.

RELIEF REQUESTED
(State what relief you want from the court.)
(2 mil market jour man rom and country)