Boyce v. Godinez et al Doc. 6

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT EASTERN DIVISION

ANTHONY BOYCE,)
Plaintiff,)
v .) Case No. 12 C 3840
SALVADOR A. GODINEZ, et al.)
Defendants.)

MEMORANDUM ORDER

Anthony Boyce ("Boyce") has filed a detailed 42 U.S.C. § 1983 ("Section 1983") Complaint against no fewer than 24 defendants, with all of his grievances revolving around his having been prescribed, and having been compelled to take, two drugs – Remeron and Trazodone – despite his continuing objections that those medications have caused him blurred vision and eye pain, migraine headaches, dizziness upon standing, short term memory loss and trouble swallowing. Boyce's allegations, which must be accepted as true for purposes of determining his entitlement to proceed in this federal court, portray an appallingly callous disregard of his complaints – allegations that plainly suffice to state a claim of cruel and unusual punishment under the standards established by Estelle v. Gamble, 429 U.S. 97 (1976) and that clearly possess the level of plausibility demanded by the Twombly-Igbal canon.¹

With that aspect of the preconditions to in forma pauperis treatment of a prisoner plaintiff resolved, this opinion turns to the financial component of such a request. In that respect the printout of transactions in Boyce's trust fund account at Stateville Correctional Center ("Stateville," where he is in custody) reflects that the average monthly deposits into that account during the six

¹ This Court of course makes no ultimate factual findings as to the merits of Boyce's claims, but they are certainly not of the fanciful type that sometimes leads to a threshold rejection of a pro se prisoner's attempted lawsuit. Relatedly, nothing said here bears on the viability of Boyce's claims against any particular defendant or defendants.

month period that it covers (see 28 U.S.C. § 1915(a)(2)) amount to \$40.04, so that the required

initial partial filing fee of 20% of that amount (see 28 U.S.C. 1915(b)(1)) comes to \$8. Accordingly

Boyce is assessed that initial fee of \$8, and the Stateville trust fund officer is ordered to collect that

amount from Boyce's trust fund account there and to pay it directly to the Clerk of Court ("Clerk"):

Office of the Clerk

United States District Court

219 South Dearborn Street

Chicago IL 60604

Attention: Fiscal Department

After such payment, the trust fund officer at Stateville (or at any other correctional facility

where Boyce may hereafter be confined) is authorized to collect monthly payments from his trust

fund account in an amount equal to 20% of the preceding month's income credited to the account.

Monthly payments collected from the trust fund account shall be forwarded to the Clerk each time

the amount in the account exceeds \$10 until the full \$350 filing fee is paid. Both the initial payment

and all future payments shall clearly identify Boyce's name and the 12 C 3840 case number

assigned to this action. To implement these requirements, the Clerk shall send a copy of this order

to the Stateville trust fund officer.

Because Boyce's In Forma Pauperis Application coupled with his Motion for Appointment

of Counsel entitle him to the latter relief as well, this Court has obtained the name of the following

member of this District Court's trial bar, who is appointed to represent Boyce pro bono publico:

Timothy Kevin Travers

Tenney & Bentley

111 West Washington Street - Suite 1900

Chicago, IL 60602

(312) 407-7800

Email: tktravers@hotmail.com

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Appointed counsel is ordered to proceed expeditiously with Boyce's representation. Finally, this Court is contemporaneously issuing its customary initial scheduling order.

Milton I. Shadur

Senior United States District Judge

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Date: June 12, 2012