Wallace v. Sheriff et al Doc. 28

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

CHARLES WALLACE,

Plaintiff,

V.

Case No. 17-cv-550-JPG-RJD

SHERIFF OF WAYNE COUNTY, AMANDA MILLER and BRITTON FAULK,

Defendants.

JUDGMENT

This matter having come before the Court, the issues having been heard, and the Court having rendered a decision,

IT IS HEREBY ORDERED AND ADJUDGED that judgment is entered on Count 1 (a Fourteenth Amendment claim for refusing to provide necessary medications for pain and high blood pressure and for delaying medical care for high blood pressure) in favor of defendants Amanda Miller and Britton Faulk and against plaintiff Charles Wallace and that Count 1 against Miller and Faulk is dismissed with prejudice; and

IT IS FURTHER ORDERED AND ADJUDGED that the following claims are dismissed without prejudice:

- Count 1 (a Fourteenth Amendment claim for refusing to provide necessary medications for pain and high blood pressure and for delaying medical care for high blood pressure) against the Sheriff of Wayne County; and
- Count 2 (a Fourteenth Amendment claim for disclosing the nature of Plaintiff's pending criminal charges to other inmates).

DATED: January 2, 2019

MARGARET M. ROBERTIE, Clerk of Court

s/Tina Gray, Deputy Clerk

Approved: s/ J. Phil Gilbert

J. PHIL GILBERT DISTRICT JUDGE