

First, any claim for compensatory damages is **dismissed** because no physical injury is alleged. The Prison Litigation Reform Act provides that a prisoner is not entitled to recover damages for the mental and emotional without a prior showing of physical injury. 42 U.S.C. 1997e(e). Section 1997e(e) as enacted is . . . simple to understand. A prisoner cannot bring an action for mental injury unless he has suffered physical injury too. *Kerr v. Puskett*, 138 F.3d 321, 323 (7th Cir. 1998).

Second, the complaint is not understood to allege an independent denial of access to courts claim. Nor could any such claim arise out of case numbers 1:11-cv-1122-TWP-MJD or 1:13-cv-466-RLY-DML given the current record in these cases. “[T]o state a right to access-to-courts claim and avoid dismissal under Rule 12(b)(6), a prisoner must make specific allegations as to the prejudice suffered because of the defendants’ alleged conduct.” *Ortloff v. United States*, 335 F.3d 652, 656 (7th Cir. 2003). For example, in 1:11-cv-1122-TWP-MJD, Lawrence survived summary judgment and counsel has appeared on his behalf. To the extent Lawrence asserts that he missed a discovery deadline and needs additional time he could (and still can) present that issue in the appropriate case.

Third, any claim brought pursuant to 42 U.S.C. § 1985 is **dismissed**. The function of a conspiracy claim under 42 U.S.C. § 1985(3) is to “permit recovery from a private actor who has conspired with state actors.” When, as here, the defendants are all state actors, “a § 1985(3) claim does not add anything except needless complexity.” *Turley v. Rednour*, 2013 WL 3336713, *7, fn.2 (7th Cir. July 3, 2013) (quoting *Fairley v. Andrews*, 578 F.3d 518, 526 (7th Cir. 2009)).

The plaintiff's motion for assistance in serving the defendants [dkt. 3] is **granted** consistent with the following. The clerk is designated, pursuant to *Fed. R. Civ. P.* 4(c)(3), to issue and serve process on the defendants in the manner specified by *Fed. R. Civ. P.* 4(d)(1). Process shall consist of the complaint, applicable forms and this Entry.

IT IS SO ORDERED.

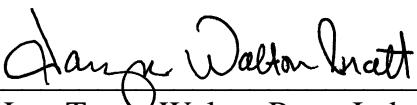
Date: 10/02/2013

Distribution:

LAWRENCE PETERSON
PENDLETON CORRECTIONAL
FACILITY
Inmate Mail/Parcels
4490 West Reformatory Road
PENDLETON, IN 46064

D. Fountain, Case Manager
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064

Lt. Burke, OSD
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064


Hon. Tanya Walton Pratt, Judge
United States District Court
Southern District of Indiana

Mr. Shannon, Case Manager
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064

Ms. Peckham, Case Manager
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064

Ms. Gilley, Screening Officer
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064

Mr. King, Case Manager
PENDLETON CORRECTIONAL
FACILITY
4490 West Reformatory Road
PENDLETON, IN 46064