

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY
LOUISVILLE DIVISION**

YALE LARRY BALCAR et al.

PLAINTIFFS

v.

CIVIL ACTION NO. 3:16-CV-P665-CRS

KENTUCKY STATE REFORMATORY et al.

DEFENDANTS

MEMORANDUM OPINION

By Order entered June 29, 2018, the Court directed Plaintiff Yale Larry Balcar,¹ a recently released prisoner, either to pay the full \$175.00 balance of the filing fee to the Clerk of Court or to file a non-prisoner application to proceed without prepayment of fees (DN 28). The Court warned Plaintiff Balcar that failure to comply within 30 days from entry of that Order would result in dismissal of this action. The 30-day period has expired without compliance by Plaintiff Balcar.

Rule 41(b) of the Federal Rules of Civil Procedure authorizes the involuntary dismissal of an action if a plaintiff fails to prosecute or to comply with an order of the court. See *Jourdan v. Jabe*, 951 F.2d 108, 109 (6th Cir. 1991) (“Fed. R. Civ. P. 41(b) recognizes the power of the district court to enter a sua sponte order of dismissal.”). “[W]hile pro se litigants may be entitled to some latitude when dealing with sophisticated legal issues, acknowledging their lack of formal training, there is no cause for extending this margin to straightforward procedural requirements that a layperson can comprehend as easily as a lawyer.” *Id.* “[T]he lenient treatment of pro se litigants has limits. Where, for example, a pro se litigant fails to comply with an easily understood court-imposed deadline, there is no basis for treating that party more generously than

¹ By Memorandum Opinion and Order entered July 12, 2018, co-Plaintiff Carl J. Perry, Jr., was dismissed from this action pursuant to Rule 41(b) for failure to prosecute (DN 29).

a represented litigant.” Pilgrim v. Littlefield, 92 F.3d 413, 416 (6th Cir. 1996). Additionally, courts have an inherent power “acting on their own initiative, to clear their calendars of cases that have remained dormant because of the inaction or dilatoriness of the parties seeking relief.” Link v. Wabash R.R. Co., 370 U.S. 626, 630 (1962).

Because Plaintiff Balcar failed to comply with a straightforward Order of this Court, despite being warned that dismissal would occur without compliance, the Court concludes that Plaintiff Balcar has abandoned any interest in prosecuting this action.

Therefore, this action will be dismissed by separate Order.

Date: August 9, 2018

A handwritten signature in black ink is written over a circular seal. The signature is cursive and appears to read 'Charles R. Simpson III'. The seal is partially obscured by the signature.

**Charles R. Simpson III, Senior Judge
United States District Court**

cc: Plaintiff, pro se
Counsel of Record
4411.005