Case	Defendant(s)	Date Filed	Claims	Resolution
§1983 Cases				
15-2597	Mont. Cnty DOC	9/1/15	Failure to protect from assault by inmate	Dism
15-2598	State's Att. Mont Cnty	9/1/15	Entrapment, Prosecutorial misconduct	Dism
15-2602	State Court Judge Salant	9/2/15	Malicious Prosecution	Dism
15-2603	Mont Cnty Police Dept.	9/2/15	Illegal Search	Dism
15-2607	Mont Cnty Police Dept	10/6/15	Undercover officer viol. Constit rights	Dism
15-3004	Warden	10/2/15	FOIA claim against Court; warned of pre-filing injunctions	Dism w prej 1 st Strike;
15-3176	State Court Judge Salant	10/19/15	Constit Violations in conducting Crim Proceeding; defamation	Dism w prej 2 nd Strike
15-3177	Mont Cnty Corr. Defs	10/19/15	Failure to Protect, Inadeq medical care at MCCF;	Dism. w prej for failure to exhaust adm. Remedies
				Appeal <i>Enow v. Green</i> , 4th Cir. No. 17- 6517,Dismissed under Rule 45 for failure to pay filing fee after Enow was denied PLRA IFP.

15-3348	Asst. State's Attys	10/30/15	Deliberate indifference to health and safety; defamation	Dism w prej 3 rd Strike
16-0615	MCI-H Correctional Staff, Richard Dovey, MCI-H Warden, Lt. Ian Bryant, Lt. Charles Butts, Sgt. John Colliflower, Lt. Kellar Covington, Acting Lt. Michael Cunningham, Sgt. Sydney Jackson, CO II Christopher Petrie, Lt. Steven Thomas, and Captain James Younker	3/1/16	 Failure to protect by knowingly celling with dangerous inmates * Failure to provide medical treatment Failure to intervene to stop an assault Directed another inmate to assault him Failure to aid because Enow was suing the state prosecutor and judge who convicted him Theft of personal property 	Medical & prop. claims dism lack of exhaustion Defs' MSJ Granted. Appeal <i>Enow v. Dovey</i> , No.17-6819 Dismissed under Rule 45.
16-3553	Dr. Baucum (DPSCS Director of Clinical Service); Wexford; Dr. Oteyza; Mr. Kuda, Dir. of Corr. Transp. Unit; John Doe, Van Driver	10/26/2016	Deliberate indifference to medical needs, excessive force: Not given follow-up treatment for eye injury (partially blind in right eye following January 2015 attack by another inmate) despite ophthalmologist recommendation in March 2015; received inadequate treatment by Oteyza after suffering injuries when attacked by inmate in Nov. 2015; Ryan Feb. 2016 incident; ⁱ Blake April 2016 incident; ⁱⁱ denied psychotropic meds and pain killers for four days while in transit	Dismissed w/o prejudice as three- striker, no imminent danger
16-3554	Warden Green and more than a dozen COs at ECI, including Blake, West, Clayton, Ryan, Hadesty	10/26/2016	Excessive force, due process violations: Denied due process at two disciplinary hearings after hearing officer refused Enow's request for video recordings; Blake April 2016 incident; criminal charges brought against Enow for false	Dismissed w/o prejudice as three- striker, no imminent danger

			claims of assault based on his allegations re: Blake April 2016 incident, these charges were later dismissed; conspiracy between guards at ECI and MCI-H to have Enow hurt/murdered in retaliation for filing Dovey case	
16-3917	Wardens Green (ECI), Armstead (Patuxent), and Dovey (MCI-H); Numerous COs, including Officers Blake, West, Clayton, Ryan, Hadesty, Lee, Warren, Christopher, Elliot, Knight, Lee	12/1/2016	Excessive force, deliberate indifference, conditions of confinement Left in transit van for 20 minutes without air conditioning on July 28, 2016; Ryan Feb. 2016 incident; Blake 2016 incident; placed in admin segregation at MCI-H (no harm alleged); claims that conditions at ECI include inadequate ventilation, mold, fungus, vermin; alleges food poisoning	Dismissed w/o prejudice as three- striker, no imminent danger
16-4042	Baucum & Oteyza (see 16- 3553); Warden Green, Wexford	12/19/2016	Deliberate indifference to medical needs: Reiterating problems with eye treatment (see 16- 3553); inadequate treatment re: concussion following Nov. 2015 attack by another inmate	Summary Judgment entered in favor of Dr. Oteyza and the State Defendants
17-341	Warden Wolfe, Officers Blake, West, Clayton, Ryan, Hadesty, Warren, Christopher, Hall, Elliot, Knight, Lee, Muir	1/26/2017	Excessive force, failure to protect, deliberate indifference to abuse and physical attacks from other inmates; also claims violations of ADA, Rehabilitation Act, PAMII Act (deals with mental health, no private right of action) Ryan Feb. 2016 incident; Blake 2016 incident; Christopher, Hall, Lee deliberately indifferent to other inmates throwing urine and feces at him; Muir failed to respond to grievances; Elliot, Knight, and Lee have placed him in dangerous housing assignments over Enow's objections	TRO denied. Defendants' Motion to Dismiss granted. Plaintiff's claims dismissed w/o prejudice for lack of exhaustion

17-841	Armstrong & Cheris (Enow's criminal attorneys)	3/27/2017	Has also constantly filed supplements to complaint in which he informs the court of things that have happened to him (e.g., inmate attacks, prison discipline, etc.) since filing the complaint; usually filed at the same time that he files admin grievance (i.e., as not exhausted these claims). Malpractice, defamation, fraud, other civil actions. Purports to be brought under 1983, Sixth/Fourteenth Amendments, ADA, Maryland Constitution, etc., even though he's suing private parties	Dismissed w/o prejudice as three- striker, no imminent danger
17-850	Warden Foxwell, Dr. Reeves (ECI Psychiatrist); DOC Officers Daugherty, Warren, Hall,	3/29/2017	 Deliberate indifference to medical needs; conditions of confinement; excessive force Recounts several times in 2015 and 2016 in which he was denied his psychotropic medication (see 16-3553; none of the incidents happened at ECI, where he was housed at the time he filed this action) Placed in punitive segregation for refusing to be housed with Inmate Kevin Langley, who Enow says threatened him; while in admin; later placed in punitive segregation for 280 days While in segregation, Reeves discontinued psych meds; Enow was denied mattress, heat, etc. He suffered various pains and numbness. Enow says there's inadequate ventilation and alleges various respiratory issues 	Foxwell MSJ granted. Reeves' MSJ denied without prejudice to renewal within 40 days. Process for future lawsuits based on 28 U.S.C. §1915(g) imminent danger exception in order.
17-2312	ECI Correctional Staff, Warden Foxwell, Asst.		Wants injunction for PC placement based on prior assaults against him. Alleges he is imperiled	TROdenied.Assault,pattern

	WardenWest, Lt. Elliott, Muir, (case mgr.), Knight (case mgr).		because he is considered a government snitch by prison gang members. Failure to protect. Deliberate indifference to safety .	
Habeas				
16-848	Detective Carin, Judge Salant (Trial Judge); Warden Green; State of Maryland	3/21/2016	[Largely irrelevant, since unexhausted]	Dismissed w/o prejudice for failure to exhaust
17-0050	Warden Wolf	1/6/2017	[Largely irrelevant, since unexhausted]	Dismissed w/o prejudice for failure to exhaust
17-1912	Warden Foxwell; State of Maryland	7/5/2017	Involuntary and unintelligent guilty plea; speedy trial violation; illegal/excessive sentence; indictment failed to charge offense; "illegal jurisdiction"; illegal wiretapping during investigation; ineffective assistance of counsel caused him to plead guilty Example of excessive filing: Enow's <i>reply</i> brief	Dismissed with prejudice on the merits.

is 44 pages and has 119 page attachment

ⁱ Ryan Feb. 2016 incident: claims Ryan and Hadesty assaulted him and placed him overnight in cell w/o mattress, blankets, or heat, and with open windows

ⁱⁱ Blake April 2016 incident: claims Blake, Clayton, West assaulted him while he was on his way to adjustment hearing; says he did not receive medical evaluation after attack