Garner v. Doe-1 et al Doc. 5 Att. 1

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI DIVISION

)
)
(Write the full name of the plaintiff in this action.) Case No:
Include prisoner registration number.)	(to be assigned by Clerk of District Court)
v.) Plaintiff Requests Trial by Jury
)No
)
)
)
)
(Write the full name of each defendant. The caption)
must include the names of all of the parties.	,)
Fed. R. Civ. P. 10(a). Merely listing one party and)
writing "et al." is insufficient. Attach additional)
sheets if necessary.)	

PRISONER CIVIL RIGHTS COMPLAINT UNDER 42 U.S.C. § 1983

NOTICE:

Federal Rule of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date, the full name of a person known to be a minor, or a complete financial account number. A filing may include only: the last four digits of a social security number, the year of an individual's birth, a minor's initials, and the last four digits of a financial account number.

Except as noted in this form, plaintiff should not send exhibits, affidavits, witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed without prepayment of fees and costs.

I. The Parties to this Complaint

A. The Plaintiff			
Name:			
Other names you have used:			
Prisoner Registration Number:			
Current Institution:			
Indicate your prisoner status:			
Pretrial detainee Convicted and sentenced state prisoner			
Civilly committed detainee Convicted and sentenced federal prisoner			
Immigration detainee Other (explain):			
B. The Defendant(s)			
To the best of your knowledge, give the information below for each defendant named in the caption of this complaint. Make sure the defendant(s) named below are the same as those listed in the caption of this complaint. Attach additional pages if necessary.			
For an individual defendant, include the person's job title, and check whether you are suing the individual in his or her individual capacity, official capacity, or both.			
Defendant 1			
Name:			
Job or Title:			
Badge/Shield Number:			
Employer:			
Address:			
Individual Capacity Official Capacity			

Name:	
Job or Title:	
Badge/Shield Number:	
Employer:	
Address:	
Individual Capacity	Official Capacity

II. Statement of Claim

Defendant 2

Type, or neatly print, a short and plain statement of the **FACTS** that support your claim(s). For every defendant you have named in this complaint, you must state what he or she personally did to harm you. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Do not make legal arguments, or cite court cases or statutes. You may attach additional pages if necessary.

Your statement of claim must include all of the following information:

- 1. What happened to you?
- 2. When did it happen?
- 3. Where did it happen?
- 4. What injuries did you suffer?
- 5. What did each defendant personally do, or fail to do, to harm you?

III. Injuri					
If you sustaine medical treatme	d injuries related to the ent, if any, you required	events alleged abo d and did or did not	ve, describe your is receive.	njuries and state wh	ıat
		4			

IV. Relief

State briefly and precisely what you want the Court to do for you. Do not make legal arguments. Do not cite any cases or statutes. If you are requesting money damages, include the amounts of any actual damages and/or punitive damages you are claiming. Explain why you believe you are entitled to recover those damages.

V. Exhaustion of Administrative Remedies/Administrative Procedures

The Prison Litigation Reform Act ("PLRA") 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

A.	Did your claim(s) arise correctional facility?	while you were	confined in a jail, pr	ison, or other
	Yes	No		
	name the jail, prison or othents giving rise to your clai		acility where you were o	confined at the
В.	Does the jail, prison or ot a grievance procedure?	her correctional f	acility where your claim	(s) arose have
	·	No	Do not know	
C.	If yes, does the grievance where your claim(s) arose			ctional facility
	Yes	No	Do not know	

If yes, which claim(s)?			
y where			
ny other			
vance, if			
to your			

4.	What steps, if any, did you take to appeal that decision? Is the grievance process completed? If not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.)	
F.	If you did not file a grievance:	
1.	If there are any reasons why you did not file a grievance, state them here:	
2.	If you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any:	
G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.	
(Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.)		

VI. Previous Lawsuits

The "three strikes rule" bars a prisoner from bringing a civil action or an appeal in federal court without paying the filing fee if that prisoner has "on three or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury." 28 U.S.C. § 1915(g).

	A. To the best of your knowledge, have you ever had a case dismissed on the this "three strikes rule"?	
		Yes No
copy o	•	state which court dismissed your case and when it was dismissed. Attach a purt's order, if possible.
involv		you filed other lawsuits in state or federal court dealing with the same facts is action?
		Yes No
	B.	If your answer to A is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)
	1.	Parties to the previous lawsuit
		Plaintiff
		Defendant(s)
	2.	Court (if federal court, name the district; if state court, name the state and county)
	3.	Docket or case number
	4.	Name of Judge assigned to your case

5.	Approximate date of filing lawsuit
6.	Is the case still pending?
	Yes
	No (If no, give the approximate date of disposition):
7.	What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)
C.	Have you filed other lawsuits in state or federal court otherwise relating to the
	conditions of your imprisonment?
	Yes No
D.	If your answer to C is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)
1.	Parties to the previous lawsuit
	Plaintiff
	Defendant(s)
2.	Court (if federal court, name the district; if state court, name the state and county)
3.	Docket or case number
4.	Name of Judge assigned to your case
5.	Approximate date of filing lawsuit

6.	Is the case still pending?
	Yes
	No (If no, give the approximate date of disposition):
7.	What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)
VII. Cert	ification and Closing
knowledge, ir improper purp of litigation; of modifying, or if specifically opportunity for	Rule of Civil Procedure 11, by signing below, I certify to the best of my aformation, and belief that this complaint: (1) is not being presented for an acose, such as to harass, cause unnecessary delay, or needlessly increase the cost (2) is supported by existing law or by a nonfrivolous argument for extending, reversing existing law; (3) the factual contentions have evidentiary support or, so identified, will likely have evidentiary support after a reasonable or further investigation or discovery; and (4) the complaint otherwise complies rements of Rule 11.
may be served	vide the Clerk's Office with any changes to my address where case-related papers d. I understand that my failure to keep a current address on file with the Clerk's sult in the dismissal of my case.
I declare under	penalty of perjury that the foregoing is true and correct.
	Signed this, 20
	Signature of Plaintiff