

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

JOSEPH L. MIZZONI,)	3:11-cv-00358-HDM-WGC
)	
Plaintiff,)	<u>MINUTE ORDER</u>
)	
vs.)	January 18, 2012
)	
STATE OF NEVADA, et al.,)	
)	
Defendants.)	
_____)	

PRESENT: THE HONORABLE WILLIAM G. COBB, U.S. MAGISTRATE JUDGE

DEPUTY CLERK: JENNIFER COTTER REPORTER: NONE APPEARING

COUNSEL FOR PLAINTIFF(S): NONE APPEARING

COUNSEL FOR DEFENDANT(S): NONE APPEARING

MINUTE ORDER IN CHAMBERS:

Before the court is plaintiff’s Motion for Copy Work Extension (Doc. #17). On December 30, 2011, defendants opposed plaintiff’s motion (Doc. #19). No reply memorandum was timely filed.

Plaintiff states he has reached his limit of \$100 for allotted copy work. Plaintiff wants the court to authorize “another \$100 limit of copy work.” (Doc. # 17 at 3.) The defendants oppose the request. (Doc. #19.) Defendants note that when an inmate has sufficient funds on deposit in the inmate’s trust account, the inmate must sign a “brass slip to pay back their copy work debt. (Exhibit B at 3).” (Doc. # 19 at 2.)

Defendants submit documentation that plaintiff has \$241.80 in his NDOC Trust II account (*Id.*, citing defendants’ Exhibit C at 2, 4.) As such, defendants refute plaintiff’s clam he cannot make additional copies as plaintiff

“simply needs to fill out a brass slip paying off his copy work debt with funds he has in his NDOC Trust II Account (citation omitted.) He will then be allowed to accrue another \$100 in legal copy work debt . . .” (Doc. # 17) *Id.*

Plaintiff should follow NDOC procedures for allowable copy work. Plaintiff’s Motion (Doc. # 17) is **DENIED**.

