UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
KOKY PLAZA,	NOT FOR PUBLICATION
Plaintiff,	MEMORANDUM OF DECISION AND ORDER
-against-	16 OV 2152 (LDII) (DML)
CAPTAIN LEE, BADGE #1382; CORRECTIONAL OFFICER TAI, #0411; CORRECTIONAL OFFICER THOMPSON; and DEPARTMENT OF CORRECTIONS,	16-CV-3153 (LDH)(RML)
Defendants.	
KOKY PLAZA,	
Plaintiff,	
-against-	16-CV-3154 (LDH)(RML)
DEPARTMENT OF CORRECTIONS, DEA OF STATEN ISLAND; and CLERK OF STATEN ISLAND	
Defendants.	
KOKY PLAZA,	
Plaintiff,	
-against-	16-CV-3679 (LDH)(RML)
CAPTAIN LEE, BADGE #1382; CAPTAIN ELAM, Badge #1973; OFFICER TAI, Badge #0411; and DEPARTMENT OF CORRECTIONS,	
Defendants.	
KOKY PLAZA,	
Plaintiff,	
-against-	16-CV-3680 (LDH)(RML)

CAPTAIN ELAM, Badge #1973; OFFICER TAI, Badge #0411; DEPUTY WASHINGTON; and DEPARTMENT OF CORRECTIONS,

Defendants.		
KOKY PLAZA,		•х

Plaintiff,

-against-

16-CV-3682 (LDH)(RML)

CAPTAIN ELAM, Badge #1973; OFFICER TAI, Badge #0411; OFFICER OLIVER, Badge # 4762; and DEPARTMENT OF CORRECTIONS,

Defendants.
X
LASHANN DEARCY HALL, United States District Judge:

Pro se plaintiff Koky Plaza filed the above-captioned complaints, which are each dated May 5, May 6, or May 25, 2016, but were not received in this Court until June 10, and June 20, 2016. At the time he filed the complaints, plaintiff stated that he was detained at either the Anna M. Kross Center or the Otis Bantum Correctional Center at Rikers Island. (See 16-cv-3154, Compl., ECF No. 1, at 1; 16-cv-2682, Compl., ECF No. 1, at 1.) Some of the complaints were accompanied by the Prisoner Authorization form required by the Prisoner Litigation Reform Act, but none included the filing fee or a request to proceed in forma pauperis ("IFP"). The Clerk's Office sent plaintiff a series of letters between June 16, and July 7, 2016, notifying him that in order to proceed, he must pay the filing fee or return the completed IFP form within 14 days from the date of the letter. More than 14 days have elapsed since all of the letters were mailed, and plaintiff has failed to submit the forms or pay the filing fees in any of the five cases.

On July 18, 2016, and July 22, 2016, the Court's letters in 16-cv-3154, 16-cv-3679, and 16-cv-3680 were returned with the notation "Return to Sender." (16-cv-3154, ECF No. 4; 16-cv-3679, ECF No. 4; 16-cv-3680, ECF No. 4.) Some of the returned envelopes contained the

additional notation: "Disc." (16-cv-3679, ECF No. 5; 16-cv-3680, ECF No. 4.) A search of the

inmate lookup database at the New York City Department of Correction, which manages the

Rikers Island facilities where plaintiff was housed at the time he filed the complaints, returned no

results. See http://a073-ils-web.nyc.gov/inmatelookup/pages/common/find.jsf (Last visited

Aug. 3, 2016). Plaintiff has failed to provide a forwarding address as required.

Because plaintiff has not contacted the Court and the Court has no way of contacting

plaintiff, the actions are all dismissed without prejudice for plaintiff's failure to prosecute. See

Dong v. United States, No. 02-cv-7751, 2004 WL 385117, at *3 (S.D.N.Y. Mar. 2, 2004)

(dismissing for failure to prosecute where plaintiff failed to notify the Court of his address and

the Court was unable to contact plaintiff). The Clerk of Court shall mail a copy of this Order to

plaintiff's last known address.

SO ORDERED.

/s/ LDH

LASHANN DEARCY HALL

United States District Judge

Dated: Brooklyn, New York

August 22, 2016

3