Pettiford v. Fischer et al Doc. 20

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

PARIS PETTIFORD,

Plaintiff,

ORDER

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13-CV-436F

BRIAN FISCHER, PAUL CHAPPIUS, JR., WILLIAMS, Correctional Officer, HOSMER, Correctional Officer,

Defendants.

Plaintiff has filed a *pro se* complaint under 42 U.S.C. § 1983 and has requested appointment of counsel pursuant to 28 U.S.C. § 1915(e)(1). This Court is required to see that all litigants receive proper representation of counsel under the criteria set forth in Cooper v. A. Sargenti Co., 877 F.2d 170 (2d Cir. 1989), and Hodge v. Police Officers, 802 F.2d 58 (2d Cir. 1986). In addition, courts have the inherent authority to assign counsel to represent private indigent litigants. See In re Smiley, 36 N.Y.2d 433, 438 (1975).

More importantly, each lawyer — especially those who are admitted to practice in federal court and who therefore are in a position to reap the benefits of such practice — has an ethical obligation under the Code of Professional Responsibility to provide *pro bono* services for the poor. New York Code of Professional Responsibility, Canon 2, EC 2-16; EC 2-25. "Every lawyer, regardless of professional prominence or professional workload, should find time to participate in serving the disadvantaged." EC 2-25. In addition, Rule 83.1(g) of the Local Rules of Civil Procedure provides as follows:

Every member of the bar of this Court shall be available upon the Court's request for appointment to represent or assist in the representation of indigent parties. Appointments under this rule shall be made in a manner such that no attorney shall be requested to accept more than one appointment during any twelve month period.

It is in this spirit that the Court assigns Martha E. Donovan, Esq. of Chelus Herdzik

Speyer & Monte, PC., 438 Main Street, Tenth Floor, Buffalo, New York, 14202, 716-852-

3600, *pro bono*, to faithfully and diligently represent plaintiff in this case.

The Clerk of the Court is directed to copy that portion of the file in this matter that

is not currently available through PACER on the Court's Case Management/Electronic

Case Management System and send it to Ms. Donovan, together with a copy of this order

and the guidelines Governing Reimbursement from the District Court Fund of Expenses

Incurred by Court Appointed Counsel.¹ The Chief Judge of the Court will also issue an

Order directing PACER to waive its fees so pro bono counsel can access and print at no

cost to her or her firm any other documents filed herein that he may need.

SO ORDERED.

/s/ Leslie G. Foschio

LESLIE G. FOSCHIO UNITED STATES MAGISTRATE JUDGE

Dated: March 31, 2014 Buffalo, New York

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