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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

MELZAR TI-SHAWN WILKINS, 10-B-3529,

Plaintiff,

-V-

DECISION and ORDER 11-CV-6104CJS

KELLY R. HERKEY, KAITLIN BAILEY and JEFFERY BANAS, Employees of the Erie County Central Police Services Forensic Laboratory,

Defendants.



Plaintiff, proceeding *pro se*, was directed to amend his complaint to allow the Court to determine whether the actions complained of fell within the statute of limitations for 42 U.S.C. 1983. Plaintiff has file an amended complaint (Docket # 6). Plaintiff's amended complaint has been screened by the Court with respect to the 28 U.S.C. §§ 1915(e) and 1915A criteria.¹

The Clerk of the Court is directed to file plaintiff's papers, and to cause the United States Marshal to serve copies of the Summons, Amended Complaint, and this Order upon the named defendants without plaintiff's payment therefor, unpaid fees to be recoverable if this action terminates by monetary award in plaintiff's favor.

¹ The Court assumes, plaintiff having left any allegations and defendants from the August, 2007 arrest out of this amended complaint, that any arraignment and acquittal for those charges fell outside of the 3 year statute of limitations.

Pursuant to 42 U.S.C. § 1997e(g)(2), the defendants are directed to answer the complaint.

SO ORDERED.

Dated:

8/3, 2011

Buffalo, New York

WILLIAM M. SKRETNY

Chief Judge United States District Court