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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION 1:08CV458-03-MU

DOUGLAS WADE MELTON,)	
Plaintiff,)	
v.)	
SHERRI SIMMONS, et al.,)	<u>ORDER</u>
Defendants.)	

THIS MATTER is before this Court upon Plaintiff's Complaint pursuant to 42 U.S.C. §1983 (Doc. No. 1.) Defendant has filed a Motion for Summary Judgment with a supporting brief (Doc. Nos. 44 and 45.) It appears that the Defendant may be entitled to summary judgment as a matter of law.

The Plaintiff is advised that under the provisions of Rule 56(e) of the Federal Rules of Civil Procedure, he is required to submit documents, affidavits, or unsworn declarations made under penalty of perjury, in opposition to the Motion for Summary Judgment and supporting documents filed by the Defendant. Rule 56(e) reads in pertinent part as follows:

When a motion for summary judgment is properly made and supported [by affidavits], an opposing party may not rely merely on allegations or denials in its own pleading; rather, its response must – by affidavits or as otherwise provided in this rule – set out specific facts showing a genuine issue for trial. If the opposing party does not so respond, summary judgment should, if appropriate, be entered against that party.

This rule requires that if the Plaintiff has any evidence to offer to counter the evidence

contained in the Motion for Summary Judgment and supporting documents filed by the

Defendant, he must present it to the Court in the form of documents, affidavits, or unsworn

declarations under penalty of perjury. An affidavit is a written statement made under oath; that

is, a statement prepared in writing by the Plaintiff and sworn before a Notary Public. Plaintiff

may not allege new facts surrounding the events in question as part of your reply. Plaintiff

should base his reply and argument(s) solely on the matters set forth in the original Complaint

and/or those set forth in the Defendant's Motion. If the Plaintiff chooses, he may instead submit

an unsworn declaration and state the following with the date and his signature:

"I declare under penalty of perjury that the foregoing is true and

correct."

PLAINTIFF MELTON READ THIS:

The Plaintiff is further hereby advised that he has thirty (30) days from the filing of this

Order in which to file documents, affidavits, or unsworn declarations in opposition to the

Defendant's Motion for Summary Judgment. FAILURE TO RESPOND WITHIN THIS

TIME PERIOD MAY SUBJECT THIS ACTION TO SUMMARY JUDGMENT.

THEREFORE, IT IS HEREBY ORDERED that the Plaintiff has thirty(30) days from

the filing of this Order in which to provide his own documents, affidavits, or declarations

countering the evidence offered by the Defendant's Motion for Summary Judgment.

SO ORDERED.

Graham C. Mullen

United States District Judge

Signed: November 19, 2009

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