

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO,

WESTERN DIVISION

FILED
2008 APR 21 PM 3:30
CLERK U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
TOLEDO

Tronsen

3:08 CV 148

v. Toledo-Lucas County Public Library

Plaintiff requests Leave of court to Amend

(herein after also as 'TLCPL')

his COMPLAINT

Plaintiff has discovered an important but previously unmentioned matter of Fact not addressed in his Complaint, to wit:

Mr. Borell, counsel for Defendant, mentions in his pleadings supporting his motion for summary judgment that plaintiff was notified of the library's actions on December 20, 2007.

Upon investigation, Plaintiff has learned that this is FALSE: the communication telling Plaintiff of his right to 'appeal' or 'protest' the action(s) of the library in eviction & barring him from the library premises was not posted (sent Certified Mail) until after the seven day period giving him a window of due process had passed (starting with December 20th, as Borell states).

Plaintiff therefore wishes to AMEND his COMPLAINT adding & alleging a violation of his Due Process / Fifth Amendment to the U.S. Constitution rights.

Respectfully submitted,


4/21/2008

Plaintiff's request for Leave to Amend his Complaint

mark anders tronsen, Pro Se
2132 Glenwood, Toledo, OH 43620
(419) 246.2791