IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

Richard C. Collins, :

Plaintiff : Civil Action 2:10-cv--1161

v. : Judge Sargus

Mrs. Robin Knabs, et al., : Magistrate Judge Abel

Defendants :

DEFICIENCY ORDER

Plaintiff Richard C. Collins has filed a notice of appeal from the Court's January 17, 2012 order denying his motion to alter or amend judgment dismissing his case. He has neither paid the \$455 filing fee for an appeal nor sought leave to proceed on appeal *in forma pauperis*.

Plaintiff Collins is **ORDERED** to either pay the \$455 filing fee or file a motion to proceed without prepayment of fees and costs supported by an executed Application and Affidavit by An Incarcerated Person to Proceed Without Prepayment of Fees, which is attached to this Order, **within thirty (30) days of the date of this Order.** If plaintiff fails to do so, the Court of Appeals may dismiss the appeal for failure to prosecute under Rule 3(a), Federal Rules of Appellate Procedure and this Court will assess the entire \$ 455 filing fee should plaintiff not pay the entire filing fee within 30 days of the date of this Order.

**McGore v. Wrigglesworth*, 114 F.3d 601, 609 (6th Cir. 1997).

s/Mark R. Abel

United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO

-VS-	Plaintiff(s),	:	:	Case No.	
	Defendant(s),	:	:		

APPLICATION AND AFFIDAVIT BY INCARCERATED PERSON TO PROCEED WITHOUT PREPAYMENT OF FEES

NOTICE TO PRISONERS REGARDING PROCEEDINGS IN FORMA PAUPERIS

<u>Prisoner account statement required</u>. A prisoner seeking to bring a civil action or file an appeal without prepayment of fees or security therefor must submit a certified copy of the trust fund account statement (or institutional equivalent) for the six-month period immediately preceding the filing of the complaint or the filing of a notice of appeal. Prison Litigation Reform Act of 1995, Pub. L. No. 104-131, 110 Stat. 1321, § 804(a) (1)-(3), 28 U.S.C. § 1915(a)-(h). The trust fund account statement is obtained from the cashier of the prison or prisons at which the prisoner was confined during the previous six months. 28 U.S.C. § 1915(a)(2). Since an appeal is a separate action, another application to proceed without prepayment of fees or security therefor must be filed when you file a notice of appeal. A prisoner seeking habeas corpus relief is not required to file a prisoner account statement.

<u>Filing Fees.</u> The current fees for filing a habeas corpus petition, civil complaint, and notice of appeal are:

•	Habeas corpus petition	\$5.00
•	Civil complaint	\$350.00
•	Appeal	\$455.00

HABEAS CORPUS PETITIONS

A prisoner seeking habeas corpus relief must file an affidavit to proceed without prepayment of fees. If the prisoner does not have sufficient funds in his prison account or elsewhere to pay the \$5.00 filing fee, the Court will grant him *in forma pauperis* status and waive the entire fee. The prisoner may then proceed with his action without the prepayment of the filing fee. 28 U.S.C. § 1915(a)(1).

CIVIL COMPLAINTS AND APPEALS

<u>Prisoners must pay the full filing fee</u>. If a prisoner brings a civil action *in forma pauperis*, the prisoner shall be required to pay the full amount of the filing fee. 28 U.S.C. § 1915(b)(1).

<u>Initial partial filing fee</u>. The Court will assess and, when funds exist, collect, as partial payment of the filing fee, an initial partial filing fee of 20 percent of the greater of:

- (1) the average monthly deposits to the prisoner's account; or
- (2) the average monthly balance in the prisoner's account for the six-month period immediately preceding the filing of the complaint.

28 U.S.C. § 1915(b)(1). No matter how little money is in the prisoner's account, prison officials must forward payments to the Court until the initial partial filing is paid. *In re Prison Litigation Reform Act*, Administrative Order No. 97-01, Part II(C), 105 F.3d 1131, 1133 (6th Cir.1997).

Monthly payments. After payment of the initial partial filing fee, the prisoner shall be required to make monthly payments of 20 percent of the preceding month's income credited to the prisoner's account. The cashier of the prison shall forward payments from the prisoner's account to the Clerk of the Court each time the amount in the account exceeds \$10 until the filing fees are paid. 28 U.S.C. § 1915(b)(2).

If you cannot pay the initial partial filing fee. In no event shall a prisoner be prohibited from bringing a civil action for the reason that the prisoner has no assets and no means by which to pay the initial partial filing fee. 28 U.S.C. §1915(b)(4).

Example of how the filing fee will be assessed and collected. If Prisoner A had an average monthly balance in his/her prisoner's account for the previous six months of \$2 and average monthly deposits of \$20, then his/her initial partial filing fee would be \$4, because

the greater of his/her average monthly balance (\$2) and average monthly deposits (\$20) is \$20 and 20% of \$20 is \$4:

Average monthly deposit x 20% = Initial partial filing fee $$20 \times .20$ = \$4.00

The Court's Order granting leave to proceed without prepayment of fees or security therefor would require the Prison Cashier to forward \$4 to the Clerk of Court. No matter how little money is in Prisoner A's account when the Order is issued, prison officials must forward payments to the Court until the entire \$4 initial partial filing is paid. *In re Prison Litigation Reform Act*, Administrative Order No. 97-01, Part II(C), 105 F.3d at 1133.

The Court's Order would also require the Cashier to collect each month a monthly payment of 20% of the preceding month's income credited to Prisoner A's account. If in the first month following the payment of the initial partial filing fee Prisoner A received \$20 in State pay and no other monies were deposited in his account, his monthly payment would be \$4 (\$20 x .20 = \$4). If in the second month following the payment of the initial partial filing fee Prisoner A received \$20 in State pay and \$50 from his family, his monthly payment would be \$14 (\$70 x .20 = \$14). Every month the deposits in Prisoner A's account exceeded \$10, the prison Cashier would assess, collect, and forward to the Clerk of Court a monthly payment of 20% of that month's total deposits. Each month the Cashier would continue to assess and collect monthly payments until the entire filing fee is paid.

Filing a complaint waives any objection to the Court assessing the fee. By filing the complaint, a prisoner waives any objection to the fee assessment by the Court. Furthermore, the prisoner waives any objection to the withdrawal of funds from the trust account by prison officials to pay the prisoner's court fees and costs. Prisoners have a duty to cooperate during the litigation. *In re Prison Litigation Reform Act*, Administrative Order No. 97-01, Part II, 105 F.3d at 1132.

Administrative remedies. Prisoners must exhaust available administrative remedies before bringing a civil action in federal court under 42 U.S.C. §1983 or any other federal law. The failure to exhaust such administrative remedies will result in the dismissal of the civil action. 42 U.S.C. §1997e(a). In most instances, prisoners must exhaust the state formal grievance procedure set forth in Ohio Admin. Code § 5120-9-31, which includes filing a formal grievance with the inspector of institutional services and appealing to the Chief Inspector of the Ohio Department of Rehabilitation and Correction, prior to filing a complaint in federal court.

Prisoners seeking federal habeas corpus relief must first exhaust their available state court remedies under 28 U.S.C. 2254 (b).

<u>Court required to dismiss complaints which are frivolous, malicious, or fail to state</u> <u>a claim</u>. The Court is required to conduct an initial screening of the complaint and to dismiss any

action brought by a prisoner confined in any jail, prison, or other correctional facility with respect to prison conditions under 42 U.S.C. §1983 or any other federal law if the Court is satisfied that the action is frivolous, malicious, fails to state a claim upon which relief can be granted, or seeks monetary relief from a defendant who is immune from such relief. 42 U.S.C. §1997e(c)(1); 28 U.S.C. §§ 1915A and 1915(e)(2).

Even if the complaint is dismissed, you must pay the entire filing fee. Dismissal of a civil action at any stage of the proceedings for any reason, including dismissals for failure to exhaust administrative remedies or dismissals on the basis that the claim is frivolous, malicious, or fails to state a claim upon which relief can be granted, will not release the prisoner from the obligation to pay the total filing fee. 28 U.S.C. § 1915(b)(1). Even if the Court dismisses the complaint the same day leave to proceed *in forma pauperis* is granted or a prisoner voluntarily dismisses a complaint (or files an appeal), he or she has to pay the required filing fees. *In re Prison Litigation Reform Act*, Administrative Order No. 97-01, Part III, 105 F.3d at 1133-34.

If a federal court has dismissed your complaints or appeals as frivolous, malicious or failing to state a claim three times in the past, you cannot proceed *in forma pauperis* in a new case absent a threat of imminent, serious physical injury. A prisoner who has on three or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, cannot proceed *in forma pauperis* unless the prisoner is under imminent danger of serious physical injury. 28 U.S.C. § 1915(g).

DECLARATION UNDER PENALTY OF PERJURY

	1,	, dec	lare that I am t	he (check appropriate	e box):
	petitioner	/plaintiff/movant		other	
	in the above-entitled proceeds the full filing fee or costs und filing fee or the costs of the complaint/petition/motion.	der 28 U.S.C. §	1915, I declare	that I am unable to p	repay the full
	In support of this apperjury:	pplication, I ansv	ver the following	ng questions under the	he penalty of
1.	Are you currently incarcerate	ed?		□ No	
	If "Yes", state the place of in	ncarceration:			
	(If "No," this is the wrong for Support of Request to Proceed	•	-	st the Non-Prisoner I	Declaration in
2.	Do you have a work, program paid by the prison, jail, or of				uses you to be
	If "Yes", state the amount cr	redited to you eac	ch month: \$		_/month
3.	In the past 12 months have yo total amount received.	ou received any r	money from the	following sources? 1	If so, state the
				<u>Amount</u>	
a.	Business, profession or other self-employment	□Yes	☐ No	\$	
b.	Rent payments, interest or dividends	□Yes	□ No	\$	
c.	Pensions, annuities or life insurance payments	□Yes	□ No	\$	
d.	Disability or workers compensation payments	□Yes	□No	\$	
e.	Gifts or inheritances	□Yes	□ No	\$	
f.	Any other sources	□Yes	□ No	\$	

If the answer to any of the above is "Yes", describe each source of money and state the amount received **and** what you expect you will continue to receive.

4.	Do you have any ca	sh or checking or savir	ngs account	s outside the	prison?	
		□Yes	□No	Amount \$_		
5.	_	ndary savings account, y the prison cashier?	such as a	certificate of	deposit or a saving	gs bond,
		□Yes	□No	Amount \$_		
5.	•	assets, including real biles or other valuable		cks, bonds,	securities, other	financial
		□Yes	□No			
	If "Yes", describe e	ach asset and state its v	alue.			
	<u>ASSET</u>				<u>VALUE</u>	
	Autos				\$	
	(Make/mode	el/year)				
	Stocks				\$	
					\$	
	Bonds				\$	
	Notes				\$	
	Real Estate				\$	
	9	\$ (mo	ortgage)			
	Other				\$	

	□Yes	No
If "Yes," list the	dismissals:	
Date Dismissed	Case Name	Case No.
DECLA	RATION UNDER PENALT	Y OF PERJURY
I	RATION UNDER PENALT declare under penalty of perjury that he assets I possess and that all of the infi	I have submitted above a c

Have the institution fill out the Certificate portion of this affidavit and attach a certified copy of your prison trust fund account statement from the institution(s) of your incarceration showing at least the past six months' transactions.

CERTIFICATE

(To be completed by the institution of incarceration)

I certify that the applicant named herein has the sum of \$ on
account to his/her credit at (name of institution)
I further certify that during the past six months the applicant's average monthly balance was
\$ and the applicant's average monthly deposits were \$ I have
attached a certified copy of the applicant's prison trust fund account statement showing at least
the past six months' transactions.
I further certify that the applicant does/does not have a secondary savings
account(s), such as a certificate of deposit or a savings bond. The secondary account(s) balance
is \$
Data
Date: Signature of Authorized Officer