## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

RODNEY NEAL ARNOLD, : CIVIL NO. 1:14-CV-0345

:

Plaintiff : (Chief Judge Conner)

:

**v.** 

:

PRISON HEALTH SERIVES, et al.,,:

:

**Defendants**:

## **ORDER**

AND NOW, this 13th day of February, 2015, upon consideration of plaintiff's motion (Doc. 70) for appointment of an expert witness, in which, based upon his *in forma pauperis* status, he "requests this Honorable Court to authorize the expenditure of funds not to exceed a sum certain... to enable [him] to obtain the services of a medical expert doctors [sic] opinion" to aid him in preparation of his case, and it being well-settled that *pro se* inmate plaintiffs who are proceeding *in forma pauperis* have no entitlement to court-appointed medical expert witnesses as there is no statutory authority for payment of expert witness fees in civil suits for

within the Pennsylvania Prison System." (Doc. 30, p. 1).

<sup>&</sup>lt;sup>1</sup> In his supporting affidavit, plaintiff indicates that he has been subjected to "medical negligence and cruel and unusual punishment." (Doc. 71,  $\P$  4). In the governing amended complaint (Doc. 30), however, plaintiff only alleges that "[t]his is an action under 42 U.S.C. 1983, seeking damages and other relief arising out of the violation of plaintiffs [sic] constitutional rights during a course of confinement

damages, <u>Boring v. Kozakiewicz</u>, 833 F.2d 468, 474 (3d Cir. 1987), it is hereby ORDERED that the motion (Doc. 70) is DENIED.

/S/ CHRISTOPHER C. CONNER
Christopher C. Conner, Chief Judge
United States District Court
Middle District of Pennsylvania