Loveday v. Seals et al Doc. 6

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT GREENEVILLE

JOHN LOVEDAY,)	
Plaintiff,)	
v.)	No. 2:20-CV-00089-JRG-CRW
DOUG SEALS, HANCOCK COUNTY)	
JAIL, BETH MARTIN, and JOHN DOE,)	
)	
Defendants.)	

JUDGMENT ORDER

For the reasons set forth in the memorandum opinion filed herewith:

- 1. Plaintiff's motion for leave to proceed in forma pauperis [Doc. 4] is **GRANTED**;
- 2. Plaintiff is **ASSESSED** the civil filing fee of \$350.00;
- 3. The custodian of Plaintiff's inmate trust account is **DIRECTED** to submit the filing fee to the Clerk in the manner set forth above;
- 4. The Clerk is **DIRECTED** to mail a copy of this memorandum opinion and this order to the custodian of inmate accounts at the institution where Plaintiff is now confined and to furnish a copy of this order to the Court's financial deputy;
- 5. Even liberally construing the complaint in favor of Plaintiff, it fails to state a claim upon which relief may be granted under § 1983;
- 6. Accordingly, this action is **DISMISSED** pursuant to 28 U.S.C. §§ 1915(e)(2)(B) and 1915(A);
- 7. Because the Court **CERTIFIED** in the memorandum opinion that any appeal from this order would not be taken in good faith, should Plaintiff file a notice of appeal, he is **DENIED** leave to appeal *in forma pauperis*. *See* 28 U.S.C. § 1915(a)(3); Fed. R. App. P. 24; and
- 8. The Clerk is **DIRECTED** to close this case.

So ordered.

ENTER:	
	s/J. RONNIE GREER
	UNITED STATES DISTRICT JUDGE
ENTERED AS A JUDGMENT:	
s/ John L. Medearis District Court Clerk	