## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

JUL 2 4 2015 JULIA C. DUDLEY, CLERK BY: HMC DC DECO

STEPHEN ISSIAH MCCAUL,	)	Civil Action No. 7:15-cv-000317
Plaintiff,	)	
	)	
<b>v.</b>	)	MEMORANDUM OPINION
	)	
DR. MOSES QUINONES, <u>et al.</u> ,	)	By: Hon. Jackson L. Kiser
Defendants.	)	Senior United States District Judge

Stephen Issiah McCaul, a Virginia inmate proceeding pro se, filed a civil rights complaint

pursuant to 42 U.S.C. § 1983, naming numerous staff of the Rockingham-Harrisonburg Regional

Jail as defendants. Plaintiff alleges the following information in the complaint:

[V]iolating my 8th Amendment by not providing me with proper medical treatment. Broken teeth and skin irritation. Denying me access to the courts, by not answering my Grievance. On 6/7/15 at 10:42 pm, I asked Officer J. Veney if he would make me copies of this civil rights act, 42 U.S.C. § 1983 and he informed me that his supervisor CPL. Shulton said[, "]No[."]

I dismiss the complaint without prejudice as frivolous for pursuing a meritless legal

theory against defendants based on mere labels, conclusions, and an alleged "entitlement" to

copies. See, e.g., Neitzke v. Williams, 490 U.S. 319, 327 (1989); cf. Christopher v. Harbury, 536

U.S. 403, 415 (2002).

ENTER: This auth day of July, 2015.

United States District Judge Senio