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HONORABLE RICHARD A. JONES

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

JERRY UVARIUS TOWNSEL,

Plaintiff,

v.

TOMAS GAHAN, et al.,

Defendants.

CASE NO. C12-1165RAJ ORDER

This matter comes before the court on a Report and Recommendation ("R&R") from the Honorable Brian A. Tsuchida, United States Magistrate Judge. Dkt. # 39. For the reasons stated herein, the court ADOPTS the R&R, thereby granting Plaintiff's request for voluntary dismissal. The court directs the clerk to dismiss this action without prejudice.

Plaintiff Jerry Townsel, who is incarcerated and appearing pro se, filed this suit alleging that prosecutors in the King County Prosecutor's office violated his rights in obtaining and releasing his medical records from the King County Jail. He also sued one Jail employee.

Defendants answered the complaint and filed a summary judgment motion in which they contended that collateral estoppel, prosecutorial immunity, qualified immunity, and the doctrine expressed in *Heck v. Humphrey*, 512 U.S. 477 (1994) mandated judgment as a matter of law on all of his claims. Plaintiff responded to the

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summary judgment motion. Judge Tsuchida stayed discovery pending his decision on the motion.

On December 4, Mr. Townsel asked the court to voluntarily dismiss his case without prejudice. He asked to dismiss the case "in the interest of justice and economy of judicial resources." Dkt. # 36.

Defendants responded by demanding that Mr. Townsel (who is proceeding in forma pauperis in this case) either pay more than \$2,000 in attorney fees or agree to dismissal of his case with prejudice.

In the R&R, Judge Tsuchida recommends that the court reject Defendants' request for attorney fees and grant the voluntary dismissal without prejudice.

Mr. Townsel received Defendants' demand for attorney fees before he received the R&R. He filed a motion for extension of time to respond to the demand and asked the court to appoint counsel. He asks that the court consider appointment of counsel before his request for voluntary dismissal, but does not retract his request for voluntary dismissal.

Mr. Townsel has no right to court-appointed counsel in this civil case, and the court declines to exercise its discretion to appoint counsel. For at least the reasons stated in Defendants' summary judgment motion, it does not appear to the court that Mr. Townsel has a viable claim.

In a case where a defendant has filed an answer or a motion for summary judgment and does not consent to voluntary dismissal, the court can condition the dismissal on "terms that the court considers proper." Fed. R. Civ. P. 41(a)(2). Here, Defendants' request for attorney fees or a dismissal with prejudice are not proper terms. The court recognizes the time that Defendants' counsel invested in defending against Mr. Townsel's claims. If the court grants Mr. Townsel's request for dismissal without prejudice, one of two things will happen. Mr. Townsel might choose not to bring his

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claim again, in which case the outcome will be no different than if Defendants had prevailed on their summary judgment motion. If, on the other hand, Mr. Townsel refiles his suit, nothing will prevent Defendants from relying on the same summary judgment motion they filed in this case. In either event, Defendants have suffered no prejudice.

The court accordingly ADOPTS the R&R (Dkt. # 39), grants Mr. Townsel's request for voluntary dismissal, and directs the court to DISMISS this action without prejudice. The clerk shall give notice of this order to Judge Tsuchida.

DATED this 3rd day of January, 2013.

Richard A Jone

The Honorable Richard A. Jones United States District Court Judge

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