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5	LINITED STATES	DISTRICT COURT
6	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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8	RONALD BUZZARD JR,	CASE NO. C15-5874BHS
9	Plaintiff, v.	ORDER
10	ISRB/CRC, LYNN DELANO,	
11	TOMSAHLBERG, DENNIS THAUT, BETSYHOLLINGSWORTH,	
12	Defendants.	
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14	THIS MATTER is before the Court on pro se Plaintiff Ronald Buzzard's "Motion	
15	for Waiver of Past Fees." Dkt. 58. Buzzard was incarcerated when he filed at least four	
16	pro se cases in this court, seeking and obtaining in each the right to proceed in forma	
17	pauperis. See Buzzard v. Wash. Dep't of Corrections et al., 12-cv-5047BHS; Buzzard et	
18	al. v. ISRB, 14-cv-959RSL; Buzzard v. ISRB/CCB et al., 15-cv-5874BHS; and Buzzard v.	
19	State of Wash. et al., 20-cv-1559RAJ. Buzzard acknowledged and this Court ordered that,	
20	consistent with 28 U.S.C. § 1915(b), Buzzard would be required to re-pay the full filing	
21	fee over time, through deductions from his prison account. Dkt. 1 at 3; Dkt. 6 at 2.	
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Buzzard remains incarcerated. He claims that between Legal Financial
Obligations, treatment costs, and the filing fees, the Department of Corrections takes
"95% of his money." He also alleges he has outstanding consumer debt, supports his
parents, and is indigent. He claims he will never be able pay off his filing fees and asks
the Court to waive his remaining repayment obligations in each of these cases.

It is true that district courts routinely waive filing fees for indigent pro se plaintiffs by granting them in *forma pauperis* status under 28 U.SC. § 1915(a)(1), provided they state a plausible claim. Buzzard argues it does not make sense to force prisoners to pay the entire filing fee over time when they too are indigent (and have minimal opportunity to change that fact), and his position is not unreasonable. But Congress addressed this directly in 28 U.S.C. § 1915(b), which requires prisoners proceeding *in forma pauperis* to re-pay the filing fee from funds in their prison trust accounts. This requirement was part of the Prison Litigation Reform Act, which was designed to reduce prisoner litigation. *See also* 28 U.S.C. § 1915(g) (the "three strikes" provision).

Congress did not provide for a waiver of such filing fees.

Therefore, Buzzard's Motion for Waiver of Past Fees, Dkt. 58, is **DENIED**. The matter remains closed.

IT IS SO ORDERED

Dated this 7th day of June, 2021.

BENJAMIN H. SETTLE United States District Judge