

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

ANDRE CALMESE,

Plaintiff,

v.

PROB. OFF. CRAIG LEFFLER;
SUP'S DIANNE BINK and DIONNE BOEDEKER;
WARDEN JOHN HUSZ; and
REGIONAL CHIEF JAN CUMMINGS,

Defendants.

ORDER

04-C-946-C

In an order entered in this case on January 13, 2005, I granted plaintiff leave to proceed in forma pauperis against defendants on his claims that his detention in the Milwaukee Secure Detention Facility from January 28, 2004 to March 24, 2004 violated his rights under the Fourth and Fourteenth Amendments and constituted false imprisonment under Wisconsin law. At that time, I overlooked a motion plaintiff had filed on January 5, 2005, titled "Motion to Freeze Assets of Defendants Pending Resolution/Case." That motion is now before the court and will be denied, because plaintiff has made no showing that such an extreme measure is necessary or even appropriate in this case.

ORDER

IT IS ORDERED that plaintiff's "Motion to Freeze Assets of Defendants Pending Resolution/Case" is DENIED.

Entered this 22nd day of February, 2005.

BY THE COURT:

BARBARA B. CRABB
District Judge