## IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

WILLIAM P. COOKE,

Petitioner,

v.

ORDER 05-C-472-S

MENDOTA MENTAL HEALTH INSTITUTE and SUZIE,

Respondents.

WILLIAM P. COOKE,

Petitioner,

v.

DORA SVETNICKA and PAT MANN,

Respondents.

WILLIAM P. COOKE,

Petitioner,

v.

DIANE RUIZ and HOMELESS NEGRO STREET PIMP(S),

Respondent.

WILLIAM P. COOKE,

Petitioner,

v.

"MICHELLE" and DIANE RUIZ,

Respondent.

ORDER

05-C-475-S

ORDER

05-C-473-S

ORDER

OKDEK

05-C-474-S

Petitioner requests leave to proceed <u>in forma pauperis</u> in the above entitled cases. Attached to his affidavits of indigency are proposed complaints.

Petitioner's allegations are not legible. None of his allegations support a claim for relief under federal law. 42 U.S.C. § 1983. Accordingly, petitioner's request to proceed <u>in</u> forma pauperis will be dismissed and denied without prejudice.

Petitioner is advised that in any future proceedings in this matter he must offer argument not cumulative of that already provided to undermine this Court's conclusion that his claim must be dismissed. <u>See Newlin v. Helman</u>, 123 F.3d 429, 433 (7<sup>th</sup> Cir. 1997).

Petitioner has filed fifty-one complaints in this Court complaints in the last four months. All but one of petitioner's complaints did not allege facts that support a claim for relief under federal law. Petitioner continues to file complaints in this Court naming the same private individuals who have offended him or naming non-suable entities after being advised that these complaints do not support federal law claims.

Accordingly, the Court finds that the four above entitled complaints are frivolous and could cause harassment or undue embarrassment to private individuals. Petitioner's continued filing of numerous frivolous complaints is a waste of judicial resources. The Court will no longer accept petitioner's filings.

## ORDER

IT IS ORDERED that petitioner's requests to proceed <u>in forma</u> <u>pauperis</u> are DENIED and DISMISSED without prejudice.

IT IS FURTHER ORDERED that petitioner's cases will no longer be filed or reviewed by this Court.

Entered this  $3^{rd}$  day of August, 2005

BY THE COURT:

s/

JOHN C. SHABAZ District Judge